

EXHIBIT 1

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

Yellow Corporation aka YRC Worldwide
Inc.,

Debtor.

Chapter 11

Case No. 23-11069-CTG

**AFFIDAVIT OF JOHN O’GORMAN IN SUPPORT OF MOTION OF PEAPACK
CAPITAL CORPORATION FOR AN ORDER GRANTING RELIEF FROM THE
AUTOMATIC STAY PURSUANT TO 11 U.S.C. §362(d), COMPELLING THE
DEBTORS TO PERFORM THEIR CONTRACTUAL “TERMINATION
OBLIGATIONS” AND FOR OTHER RELIEF**

STATE OF NEW JERSEY :
: SS.
COUNTY OF SOMERSET :

JOHN O’GORMAN, of full age, being duly sworn according to law, upon his oath
deposes and says:

1. I am a Senior Vice President, Special Assets Officer for Peapack-Gladstone Bank
(the “Bank”), the parent company and affiliate of Peapack Capital Corporation (“PCC”). I am
authorized by PCC to submit this Affidavit in support of its Motion for an order granting, among
other things, relief from the automatic stay in favor of PCC to permit it to retrieve 950 trailers¹
that it owns and leases to YRC Inc. d/b/a YRC Freight (“YRC Inc.”) and USF Reddaway Inc.
 (“Reddaway”) under a certain Master Lease with YRC Enterprise Services Inc. (“Enterprise”)
and related Schedules, all described in detail herein.

¹ PCC holds the physical titles to each trailer. So as not to burden the Court or the record, copies are not attached to
this Affidavit but have been provided electronically to Debtor’s counsel. Copies will be provided to any other party
upon request.

2. PCC specializes in equipment leasing and financing. I am familiar with PCC's record keeping and systems maintained in connection with its equipment leasing and financing operations. I have access to those records and systems, which are maintained in PCC's ordinary course of business. In my role as Special Assets Officer, I am responsible for addressing leasing and financing transactions that are in default or that are the subject of a bankruptcy proceeding. From my review of PCC's records and from my personal involvement in this matter, I have knowledge of the facts set forth herein.

The Master Lease

3. PCC and Enterprise, as agent for the "Lessee Affiliates"², entered into a Master Lease Agreement dated August 25, 2017 as thereafter amended by that certain First Amendment to Master Lease Agreement dated as of April 29, 2020 (as amended, the "Master Lease"). A true copy of the Master Lease is attached as Exhibit A. Each Schedule to the Master Lease constitutes a separate lease between PCC as Lessor and the specified Lessee Affiliate as Lessee. As described in detail below, four (4) Schedules or separate leases are outstanding and are governed by the Master Lease (the "Schedules"). The Schedules incorporate the terms of the Master Lease such that each Lessee Affiliate is bound by its terms.

4. The Master Lease contains terms applicable to all Schedules including, without limitation, that upon lease termination, the Lessee may exercise an option to extend the lease term, return the equipment to PCC or purchase the equipment under a formula established in the Schedule. See Exhibit A, Sections 6(f) and 18(b). The parties agreed under the Master Lease that each Schedule is a true lease and not intended as security for a loan. See, e.g., id. at Sections 8(b) and 18(l). Pursuant to the Master Lease, PCC purchased equipment and leased it to a

² Exhibit B to the Master Lease named the following eligible Lessee Affiliates: YRC Inc., USF Holland LLC, Reddaway and New Penn Motor Express LLC.

Lessee Affiliate subject to the specific terms of each Schedule. Id. Section 2(b). Any late payments shall bear interest at a rate of 1% per month. Id. at Section 3(b).

5. A Lessee's failure to make the required rental payments after the applicable notice and cure period, a bankruptcy filing by a Lessee or the Guarantor (defined herein), or a default by a Lessee or the Guarantor under any payment obligation of \$100,000,000 or more, are some of the Events of Default itemized in the Master Lease. Id. at Section 16(a)(i), (v) and (ix).

6. Upon an Event of Default, PCC's remedies include, without limitation, taking possession of the leased equipment. In addition, PCC is entitled to collect from the Lessee any outstanding monthly base rent plus, as liquidated damages, the Stipulated Loss Value as defined in each Schedule, attorney's fees and costs, and any other sums due under the Master Lease and Schedule, subject to any adjustments and additional deficiencies. Id. at Section 16(b).

The Schedules

7. Schedule No. 1 to the Master Lease is between PCC as Lessor and YRC Inc. as Lessee and is dated October 26, 2017 ("Schedule 1"). Schedule 1 was thereafter amended by that certain Amended and Restated Schedule No. 1 dated October 26, 2022 ("Amended Schedule 1"). True copies of Schedule 1, Amended Schedule 1 and a sample title of equipment leased under Schedule 1 are attached as Exhibit B.

8. Pursuant to Amended Schedule 1, PCC leased 431 2018 Hyundai Translead 28' HT Composite Dry Van Trailers (the "Schedule 1 Equipment") to YRC Inc. for a term of 72 months ending October 26, 2023. Exhibit A to Amended Schedule 1 specifically describes each of the 431 trailers owned by PCC and leased to YRC Inc. Amended Schedule 1 reflects a Total Equipment Cost of \$9,173,516.80 and requires monthly payments of \$110,839.23 each by the 26th day of each month.

9. Schedule No. 2 to the Master Lease is between PCC as Lessor and YRC Inc. as Lessee and is dated November 21, 2017 (“Schedule 2”). Schedule 2 was thereafter amended by that certain Amended and Restated Schedule No. 2 dated November 21, 2022 (“Amended Schedule 2”). True copies of Schedule 2, Amended Schedule 2 and a sample title of equipment leased under Schedule 2 are attached as Exhibit C.

10. Pursuant to Amended Schedule 2, PCC leased 430 2018 Hyundai Translead 28’ HT Composite Dry Van Trailers (the “Schedule 2 Equipment”) to YRC Inc. for a term of 72 months ending November 21, 2023. Exhibit A to Amended Schedule 2 specifically describes each of the 430 trailers owned by PCC and leased to YRC Inc. Amended Schedule 2 reflects a Total Equipment Cost of \$9,088,181.76 and requires monthly payments of \$109,949.46 each by the 21st day of each month.

11. Schedule No. 4 to the Master Lease is between PCC as Lessor and YRC Inc. as Lessee and is dated November 13, 2018 (“Schedule 4”). True copies of Schedule 4 and a sample title are attached as Exhibit D.

12. Pursuant to Schedule 4, PCC leased 40 2019 Hyundai Translead 40’ Composite Dry Van Trailers with lift gates (the “Schedule 4 Equipment”) to YRC Inc. for a term of 60 months ending November 13, 2023. Exhibit A to Schedule 4 specifically describes each of the 40 trailers owned by PCC and leased to YRC Inc. Schedule 4 reflects a Total Equipment Cost of \$1,242,520.38 and requires monthly payments of \$15,775.50 each by the 13th day of each month.

13. Schedule No. 5 to the Master Lease is between PCC as Lessor and Reddaway as Lessee and is dated December 27, 2018 (“Schedule 5”). True copies of Schedule 5 and a sample title are attached as Exhibit E.

14. Pursuant to Schedule 5, PCC leased 50 2019 Hyundai Translead 28' HT Composite Dry Van Trailers (the "Schedule 5 Equipment"; together with Schedule 1 Equipment, Schedule 2 Equipment and Schedule 4 Equipment, the "Equipment") to Reddaway for a term of 60 months ending December 27, 2023. Exhibit A to Schedule 5 specifically describes each of the 50 trailers owned by PCC and leased to Reddaway. Schedule 5 reflects a Total Equipment Cost of \$1,100,600.50 and requires monthly payments of \$13,884.82 each by the 27th day of each month.

15. PCC is the owner of the Equipment and holds the physical titles to same.

The Guaranties

16. YRC Worldwide Inc. ("Worldwide") executed a Guaranty made and effective as of August 25, 2017 (the "2017 Guaranty") under which Worldwide guaranteed all of the respective Lessee Affiliates' obligations under the Schedules. A true copy of the 2017 Guaranty is attached as Exhibit F.

17. Yellow Corporation ("Yellow"; together with Worldwide, the "Guarantor") executed a Guaranty made and effective as of February 4, 2021 (the "2021 Guaranty") under which Yellow guaranteed all of the respective Lessee Affiliates' obligations under the Schedules. A true copy of the 2021 Guaranty is attached as Exhibit G.

Defaults

18. As of the date of this Affidavit, YRC Inc. and Reddaway failed to make timely monthly payments due under their respective Schedules and the Master Lease as follows: (a) beginning on July 26, 2023 under Schedule 1; for August 21, 2023 for Schedule 2; for August 13, 2023 for Schedule 4; and beginning July 27, 2023 for Schedule 5. In addition, the filing of

these bankruptcy proceedings on August 6, 2023 is an event of default under the Schedules and Master Lease.

Remedies

19. As a result of the payment delinquencies and the commencement of these bankruptcy proceedings, YRC Inc. and Reddaway are in default under the Schedules and the Master Lease. The filing of this Motion constitutes any required notice to these Lessees of the defaults.


20. As a result of the defaults, PCC seeks relief from the automatic stay to exercise its rights under the Master Lease and the Schedules to retrieve its Equipment. In furtherance of this relief, PCC seeks (a) confirmation that insurance is in place on the Equipment, (b) a designated representative of the Debtors to coordinate with PCC for delivery of the Equipment, and (c) the Debtors' performance of its post-termination obligations of identifying the locations of the Equipment and assembling same for retrieval by PCC or its agent.

21. PCC does not consent to the sale of its Equipment as part of the Debtors' proposed liquidation of assets.



John O'Gorman

Sworn and subscribed to
before me this 28th day
of August, 2023.



KATHERINE S. BARTLING
NOTARY PUBLIC OF NEW JERSEY
My Commission Expires 2/4/2024



EXHIBIT A

Execution Counterpart

MASTER LEASE AGREEMENT

MASTER LEASE AGREEMENT ("Master Agreement") made as of August 25, 2017, between Peapack Capital Corporation, a New Jersey corporation, having its chief executive offices at 500 Hills Drive, Bedminster, NJ 07921-0700 ("Lessor") and **YRC Enterprise Services, Inc.**, a Delaware corporation, as an agent for and on behalf of the applicable Lessee Affiliate (defined below), having its chief executive offices at 10990 Roe Avenue, Overland Park, KS 66211; Attention: YRCW Treasury Department ("Lessee").

1. LEASE

- (a) On the terms and conditions of this Master Agreement, Lessor shall lease to Lessee, and Lessee shall lease from Lessor, the items of personal property described in a schedule substantially in the form of the Schedule attached hereto as Exhibit A (collectively the "Equipment", and individually an "Item") in the form attached hereto, which shall incorporate this Master Agreement. Subject to Section 16(a)(vii), each Schedule shall constitute a separate and independent lease and contractual obligation of Lessee. The term "Lease" shall refer to an individual Schedule that incorporates this Master Agreement. In the event of a conflict between this Master Agreement and any Schedule, the language of the Schedule shall prevail. Each Lease shall be effective upon execution of the applicable Schedule by Lessor at its offices.
- (b) Lessee or any subsidiary corporation, or any affiliate corporation or business entity that is controlled or owned by, or is under common control or ownership with Lessee and which is identified on Exhibit B attached hereto (each a "Lessee Affiliate") is authorized to enter into Schedules as the named "Lessee" therein with Lessor. The terms and conditions stated in this Master Agreement shall apply and be incorporated by reference in any Schedule with the Lessee Affiliate, which shall be deemed to be the "Lessee" thereunder, subject to the Schedule containing additional terms and conditions as applicable. By written agreement the parties hereto can authorize additional Lessee Affiliates pursuant to further amendment to Exhibit B. YRC Enterprise Services, Inc. agrees that Lessor shall be entitled to deal exclusively with each Lessee Affiliate in connection with each applicable Lease and Lessor shall have no obligation to obtain approvals from, or provide notices to, YRC Enterprise Services, Inc. with respect to any Lease with a Lessee Affiliate. Lessor understands and agrees Lessor shall enter into separate and independent leases with Lessee Affiliates and that YRC Enterprise Services, Inc. does not guarantee the performance of Lessee Affiliates, shall not be deemed a co-obligor under any Lease, and shall not be jointly or severally liable for the fulfillment of any lessee obligations of any Lessee Affiliate. YRC Enterprise Services, Inc. will have no right or interest in any Lease between a Lessee Affiliate and Lessor or the Equipment leased thereunder. References to Lessee under a particular Lease (comprised of a Schedule and this Master Lease) shall be deemed to be a reference to either Lessee or one of the Lessee Affiliates as may actually be the lessee under such Lease.

- (c) YRC Worldwide Inc. (the "Guarantor") shall unconditionally guarantee to Lessor and any applicable Assignee (defined below) the full and prompt payment, observance and performance when due of all obligations of Lessee or any Lessee Affiliate arising under any Lease pursuant to a guaranty in form and substance of the Guaranty attached hereto as Exhibit C.

2. TERM

- (a) Term. By entering into a Lease, Lessor leases to Lessee and Lessee leases from Lessor the Equipment covered thereby, in each case, for the Base Term identified therein and subject to such other terms and conditions as the parties shall agree. In the event of a conflict between the provisions of this Master Lease and any Schedule, the provisions of the Schedule shall control.
- (b) Purchase; Acceptance. In connection with each Lease, Lessee shall assign to Lessor the right to purchase certain Items of Equipment from each Supplier identified in the applicable Schedule for the purpose of leasing such Items to Lessee thereunder, by paying to the Supplier or such other person entitled thereto (pursuant to Lessee's written instructions) the purchase price specified in the related purchase documents. Lessor hereby appoints Lessee as Lessor's agent solely for the purpose of accepting delivery of each Item of Equipment from Supplier. Lessee's execution and delivery of a Schedule will evidence Lessee's unconditional and irrevocable acceptance of the Items of Equipment described therein for all purposes of the subject Lease, but without prejudicing any of Lessee's rights against any Supplier or manufacturer.

3. RENTAL

- (a) The rental amount payable to Lessor by Lessee for the Equipment will be as set forth on the applicable Schedule ("Base Monthly Rental"). As rent for Equipment, Lessee shall pay Lessor in immediately available funds and in advance on the first day of the month following the date the Equipment is accepted by Lessee (the "Base Term Commencement Date") and on the first day of each calendar month thereafter during the Base Term of the Lease the Base Monthly Rental, and upon receipt of an invoice, an amount equal to 1/30th of the Base Monthly Rental for each Item times the number of days which will elapse from the acceptance date to the Base Term Commencement Date of the Lease. Each remittance from Lessee to Lessor shall contain information as to the Lease for which payment is made.
- (b) For any payment of rent or other amount due under a Lease which is past due, interest shall accrue at the rate of 1% per month, from the date such payment was due until payment is received by Lessor, or if such rate shall exceed the maximum rate of interest allowed by law, then at such maximum rate.

4. TAXES

- (a) Lessee shall pay all assessments, license and registration fees, taxes (including sales, use, excise, personal property, ad valorem, stamp, documentary and other taxes) and all other governmental charges, fees, fines or penalties, whether payable by Lessor

or Lessee (other than federal and state taxes based on Lessor's income) relating to the Equipment or the use, registration, rental, shipment, transportation, delivery, ownership or operation thereof, and on or relating to this Lease or any Schedule. To the extent permitted by applicable law, Lessee shall file all returns required and furnish copies to Lessor at its request; except that in Lessor's sole and unrestricted discretion either before or after an Event of Default has occurred and is continuing with respect to any obligations of Lessee set forth above in this paragraph, Lessor may file such returns and pay such taxes, in which case Lessor will notify Lessee of such payments and Lessee will promptly reimburse Lessor for the payment of such taxes. In such an event and upon Lessor's request, Lessee will promptly furnish to Lessor such information as Lessor requests in connection with the preparation and filing of all returns relating to such taxes, assessments or charges.

5. NET LEASE

- (a) The Lease is a net lease, it being the intention of the parties that all costs, expenses and liabilities associated with the Equipment or its lease shall be borne by Lessee. Lessee's agreement to pay all obligations under the Lease, including but not limited to Base Monthly Rental, is absolute and unconditional and such agreement is for the benefit of Lessor and any Assignee. Lessee's obligations shall not be subject to any abatement, deferment, reduction, setoff, defense, counterclaim, or recoupment for any reason whatsoever. No Lease shall be terminated, nor shall the obligations of Lessee be affected by reason of any defect in or damage to, or any loss or destruction of, or obsolescence of, the Equipment or any Item from any cause whatsoever, or the interference with its use by any private person, corporation or governmental authority, or as a result of any war, riot, insurrection or an Act of God. It is the express intention of Lessor and Lessee that all rent and other sums payable by Lessee under the Lease shall be, and continue to be, payable in all events throughout the term of the Lease. The Lease shall be binding upon the Lessee, its successors and permitted assigns and shall inure to the benefit of Lessor and any Assignee. EACH LEASE IS A NON-CANCELABLE, NON-TERMINABLE LEASE OF EQUIPMENT FOR THE ENTIRE TERM THEREOF.

6. INSTALLATION, USE AND RETURN OF EQUIPMENT

- (a) Upon delivery of the Equipment to Lessee, Lessee shall pay all transportation and insurance charges with respect to the Equipment. In the case of a sale and leaseback transaction, Lessee shall, upon the request of Lessor, certify the date the Equipment was first put into use.
- (b) Provided that no Event of Default shall have occurred, Lessee shall, at all times during the term of the Lease, be entitled to unlimited use of the Equipment unless and until Lessor has exercised any of its remedies due to an Event of Default. Lessee will at all times keep the Equipment in its sole possession and control, except to the extent any Item may be (i) stored on a short-term basis at a customer's location, or (ii) in the possession of Lessee's contractor for the purpose of making repairs. Lessee will materially comply with all laws, regulations, and ordinances, and all applicable

requirements of the manufacturer of the Equipment that apply to the physical possession, use, operation, condition, and maintenance of the Equipment for purposes of satisfying legal and warranty requirements or otherwise. Lessee agrees to obtain all material permits and licenses necessary for the operation of the Equipment.

- (c) Lessee shall not without the prior written consent of Lessor, affix or install any accessory, feature, equipment or device to the Equipment or make any improvement, upgrade, modification, alteration or addition to the Equipment (any such accessory, feature, equipment, device or improvement, upgrade, modification, alteration or addition affixed or installed is an "Improvement") unless permitted by the manufacturer or required by law. Title to all Improvements shall, without further act, upon the making, affixing or installation of such Improvement, vest solely in Lessor, except such Improvements as may be readily removed without causing material damage to the Equipment and without in any way affecting or impairing the originally intended function, value, useful life or use of the Equipment. Provided the Equipment is returned to Lessor in the condition required by the Lease, title to the Improvement shall vest in the Lessee upon removal. Lessor does consent to the application of Lessee's trade dress to the Equipment and the installation of Lessee's standard in-cab safety, security, and operations Improvements, and Lessor agrees that such Improvements, to the extent removed from the Equipment, will remain Lessee's property and may be removed by Lessee at any time provided removal does not detract from the useful life, appearance, intended function, value or use of the Equipment. Any Improvement not removed from the Equipment prior to return shall at Lessor's option remain the property of Lessor.
- (d) During the term of the Lease and any renewal term, and until returned in the condition required by the Lease, Lessee shall cause all Improvements to be maintained, at Lessee's expense, in accordance with the requirements of Section 7. Unless otherwise agreed to by Lessor, and as long as the value, useful life, appearance, and use of the Equipment can be maintained, upon the expiration or earlier termination of the term of the Lease, any Improvement shall be de-installed and removed from the Equipment, at Lessee's expense. If the Improvement is removed, the Equipment shall be restored to its unmodified condition.
- (e) In the event an Improvement is provided to Lessee by a party other than Lessor, Lessee shall cause such party to execute and deliver to Lessor such documents as shall be reasonably necessary to protect the interests of Lessor and any Assignee in the Equipment, this Master Agreement and any Schedule.
- (f) Subject to Section 18(b), Lessee shall, at the termination of the Lease, at its expense, cause the Equipment to be returned to Lessor at such location within the continental United States as shall be designated by Lessor in compliance with the return conditions, if any, set forth in the applicable Schedule or any rider thereto. Until the return of the Equipment to Lessor, Lessee shall be obligated to pay the Base Monthly Rental and all other sums due under the Lease. Upon redelivery to Lessor, Lessee

shall arrange and pay for such repairs (if any) as are necessary for the Equipment to be returned in the condition required under the Lease.

7. MAINTENANCE AND REPAIRS

- (a) During the term of the Lease, Lessee shall, at its expense, maintain the Equipment in compliance with the terms hereof and any additional terms set forth in the applicable Schedule or any rider thereto, and keep the Equipment in good working order, repair, appearance and condition and make all necessary adjustments, repairs and replacements, all of which shall become the property of Lessor. Lessee shall not use or permit the use of the Equipment for any purpose for which, the Equipment is not designed or intended. Upon request, Lessee shall furnish Lessor with a copy of the maintenance records as to any Item.

8. OWNERSHIP, LIENS AND INSPECTIONS

- (a) Lessee shall keep the Equipment free from any marking or labeling which indicate a claim of ownership by Lessee or any party other than Lessor and its Assignee(s), and at Lessor's request, Lessee shall affix and maintain tags, decals or plates furnished by Lessor on the Equipment indicating ownership and title to the Equipment in Lessor or its Assignee(s), however, this provision does not prohibit Lessee from applying Lessee's standard trade dress to the Equipment. Upon reasonable notice to Lessee, Lessor or its agents shall have access to the Equipment and Lessee's books and records with respect to the Lease and the Equipment at reasonable times for the purpose of inspection and for any other purposes contemplated by the Lease, subject to the reasonable security requirements of Lessee.
- (b) Lessee has no interest in the Equipment except as expressly set forth in the Lease, and that interest is a lease-hold interest. Lessor and Lessee agree, and Lessee represents for the benefit of Lessor and its Assignee(s) that the Lease is intended to be a "finance lease" and not a "lease intended as security" as those terms are used in the Uniform Commercial Code ("UCC"); and that the Lease is intended to be a "true lease" as the term is commonly used under the Internal Revenue Code of 1986, as amended.
- (c) Lessee hereby irrevocably authorizes Lessor to file and record such UCC financing statement(s), amendments thereto and other lien recordation documents with respect to the Equipment subject to any Lease, ratifies such authorization and appointment with respect to any UCC financing statements or amendments thereto prior to the date of such Lease, and to do all acts or things necessary to protect Lessor's title and interest in such Equipment and under such Lease. Lessee shall not file any corrective or termination statement with respect to any UCC financing statements recorded by or for the benefit of Lessor with respect to any Equipment without Lessor's prior written consent. In order to secure the payment and performance in full of all of Lessee's obligations under each Lease, Lessee grants to Lessor a security interest in all Equipment subject to all Leases, together with all parts, accessories, accessions

and attachments thereto, and all replacements, substitutions and exchanges (including trade-ins), and all proceeds of the foregoing (collectively, the "Collateral").

- (d) LESSEE SHALL KEEP THE LEASE, THE EQUIPMENT, THE COLLATERAL AND ANY IMPROVEMENTS TO THE EQUIPMENT OR THE COLLATERAL FREE AND CLEAR OF ALL LIENS AND ENCUMBRANCES OF WHATSOEVER KIND (EXCEPT THOSE CREATED BY OR RUNNING IN FAVOR OF LESSOR) AND LESSEE SHALL NOT ASSIGN THE LEASE OR ANY OF ITS RIGHTS UNDER THE LEASE OR SUBLEASE ANY OF THE EQUIPMENT OR GRANT ANY RIGHTS TO THE EQUIPMENT WITHOUT THE PRIOR WRITTEN CONSENT OF LESSOR. No permitted assignment or sublease shall relieve Lessee of any of its obligations under the Lease and Lessee agrees to pay all costs and expenses Lessor may incur in connection with such sublease or assignment.

9. DISCLAIMER OF WARRANTIES

- (a) LESSOR LEASES THE EQUIPMENT "AS IS," AND BEING NEITHER THE MANUFACTURER OF THE EQUIPMENT NOR THE AGENT OF EITHER THE MANUFACTURER OR SELLER, LESSOR DISCLAIMS ANY REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE CONDITION OR PERFORMANCE OF THE EQUIPMENT, ITS MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR WITH RESPECT TO PATENT INFRINGEMENTS OR THE LIKE. LESSOR SHALL HAVE NO LIABILITY TO LESSEE OR ANY OTHER PERSON FOR ANY CLAIM, LOSS OR DAMAGE OF ANY KIND OR NATURE WHATSOEVER, NOR SHALL THERE BE ANY ABATEMENT OF RENTAL FOR ANY REASON INCLUDING CLAIMS ARISING OUT OF OR IN CONNECTION WITH (i) THE DEFICIENCY OR INADEQUACY OF THE EQUIPMENT FOR ANY PURPOSE, WHETHER OR NOT KNOWN OR DISCLOSED TO LESSOR, (ii) ANY DEFICIENCY OR DEFECT IN THE EQUIPMENT, (iii) THE USE OR PERFORMANCE OF THE EQUIPMENT, OR (iv) ANY LOSS OF BUSINESS OR OTHER CONSEQUENTIAL LOSS OR DAMAGE, WHETHER OR NOT RESULTING FROM ANY OF THE FOREGOING.
- (b) For the term of the Lease, Lessor assigns to Lessee (to the extent possible), and Lessee may have the benefit of, any and all manufacturer's warranties, service agreements, and patent indemnities, if any, with respect to the Equipment; provided, however, that Lessee's sole remedy for the breach of any such warranty, indemnification, or service agreement shall be against the manufacturer of the Equipment and not against Lessor, nor shall any such breach have any effect whatsoever on the rights and obligations of Lessor or Lessee with respect to the Lease and Lessor shall reasonably cooperate with Lessee's requests so that Lessee may realize the benefits of such representations and warranties and indemnifications.

- (C) NO REPRESENTATIONS OR WARRANTIES OF THE MANUFACTURER OR DISTRIBUTOR OF THE EQUIPMENT, OR ANY OTHER THIRD PARTY, CAN BIND LESSOR, AND LESSEE ACKNOWLEDGES AND AGREES THAT LESSOR SHALL HAVE NO OBLIGATIONS WITH RESPECT TO THE EQUIPMENT EXCEPT AS SPECIFICALLY SET FORTH HEREIN OR OTHER DOCUMENT EXECUTED BY LESSOR.

10. ASSIGNMENT

- (a) Lessee acknowledges and understands that Lessor may assign to a successor, financing lender and/or purchaser (the "Assignee"), all or any part of the Lessor's right, title, and interest in and to the Lease and the Equipment and Lessee hereby consents to such assignment(s). In the event of an assignment, Lessor will notify Lessee of assignment as soon as reasonably practical. In the event Lessor transfers or assigns, or retransfers or reassigns, to an Assignee all or part of Lessor's interest in the Lease, the Equipment or any sums payable under the Lease (including any extension rentals, purchase sums or new schedule rentals which may become due at the end of the Base Term), whether as collateral security for loans or advances made or to be made to Lessor by such Assignee or otherwise, Lessee covenants that, upon receipt of notice of any such transfer or assignment and instructions from Lessor,
- i. Lessee shall, if so instructed, pay and perform its obligations under the Lease to the Assignee (or to any other party designated by Assignee), and shall not assign or sublease the Lease or any of its rights under the Lease or permit the Lease to be amended, modified, or terminated without the prior written consent of Assignee; and
 - ii. Lessee's obligations under the Lease with respect to Assignee shall be absolute and unconditional and not be subject to any abatement, reduction, recoupment, defense, offset or counterclaim for any reason, alleged or proven, including, but not limited to, defect in the Equipment, the condition, design, operation or fitness for use of the Equipment or any loss or destruction or obsolescence of the Equipment or any part, the prohibition of or other restrictions against Lessee's use of the Equipment, the interference with such use by any person or entity, any failure by Lessor to perform any of its obligations contained in the Lease, any insolvency or bankruptcy of Lessor, or for any other cause; and
 - iii. Lessee shall, upon request of Lessor, submit documents and certificates as may be reasonably required by Assignee to secure and complete such transfer or assignment, including but not limited to the documents set forth in Section 15(c) of this Master Agreement; and
 - iv. Lessee shall deliver to Assignee copies of any notices which are required under the Lease to be sent to Lessor; and

- v. Lessee shall, if requested, restate to Assignee in writing the representations, warranties and covenants contained in the Lease (upon which Lessee acknowledges Assignee may rely) and shall make such other representations, warranties and covenants to Assignee as may be reasonably required to give effect to the assignment.
- (b) Lessor shall not make an assignment or transfer to any Assignee who shall not agree that, so long as Lessee is not in default under the Lease, such Assignee shall take no action to interfere with Lessee's quiet enjoyment and use of the Equipment in accordance with the terms of the Lease. No such assignment or conveyance shall relieve Lessor of its obligations under the Lease and Lessee agrees it shall not look to any Assignee to perform any of Lessor's obligations under the Lease. No such assignment shall increase Lessee's obligations nor decrease Lessee's rights hereunder.
- (c) Unless Lessor consents in writing, Lessee shall not assign the Lease or any of its rights under the Lease or sublease any of the Equipment or grant any rights to the Equipment, except, upon prior written notice from Lessee under a Lease, Lessee may assign any Lease to another Lessee Affiliate. No permitted assignment or sublease shall relieve Lessee of any of its obligations under the Lease and Lessee agrees to pay all costs and expenses Lessor may incur in connection with such sublease or assignment.

11. QUIET ENJOYMENT

- (a) Lessor covenants that so long as no Event of Default exists and is continuing under a Lease, Lessor shall take no action to interfere with Lessee's possession and use of the Equipment subject to and in accordance with the provisions of the Lease.

12. INDEMNIFICATION

- (a) Except for the sole and gross negligence or willful misconduct of Lessor or Assignee, Lessee shall and does agree to indemnify, protect, defend, save and keep harmless Lessor and its Assignee(s) from and against any and all liabilities, obligations, losses, damages, penalties, claims, actions, suits, costs, or expenses of any kind and nature whatsoever, including but not limited to attorneys' fees (including without limitation attorneys' fees in connection with the enforcement of this indemnification) which may be imposed upon, incurred by or asserted against Lessor or its Assignee(s) in any way relating to or arising out of the purchase, lease, possession, use, condition, operation, or accident in connection with the Equipment (including, without limitation, those claims for any damages to any person or property, any costs associated with, or any fines caused by violation of any Environmental Laws to the extent caused by Lessee's acts or omissions under the Lease). Lessor's and any Assignee's rights arising from this Section shall survive the expiration or other termination of the Lease. Nothing in this Section shall limit or waive any right of Lessee or Lessor to proceed against the manufacturer of the Equipment.

13. RISK OF LOSS

- (a) As between Lessee and Lessor, Lessee assumes and shall bear the entire risk of loss and damage, whether or not insured against, of each Item from any and every cause whatsoever, and damage caused by the Item to the environment, any person or property, from the earlier of: (i) the date such risk of loss shifts from the vendor or supplier of the Item; or (ii) the date the Item is delivered to Lessee, and Lessee shall retain such risk of loss and damage until the Item is returned to Lessor or its designee at the location specified in the applicable Lease.
- (b) In the event of loss or damage of any kind to any Item, Lessee shall use all reasonable efforts to place the Item in good repair, condition and working order within one hundred eighty (180) days after such loss or damage, unless such Item has (in the reasonable opinion of Lessee) been irreparably damaged, in which case Lessee shall, within sixty (60) days of the Lessee's determination of irreparable loss, make its election to either pay Lessor the Stipulated Loss Value for the irreparably damaged Item or replace the irreparably damaged Item, all as provided in this Section. The "Stipulated Loss Value" with respect to each Item of Equipment shall be set forth in the applicable Schedule. To the extent that the Item is damaged but not irreparably damaged and if Lessee is entitled to obtain any portion of insurance proceeds for the repair of the Item, Lessee (provided no Event of Default has occurred and is continuing under the Lease) may arrange for the disbursement of such proceeds to the manufacturer or other entity approved by Lessor to perform the repairs to pay the cost of repair. However, Lessee's obligation to timely repair the damaged Item is not contingent upon receipt of such insurance proceeds.
- (c) If Lessee elects to pay Lessor the Stipulated Loss Value for the irreparably damaged Item, Lessee shall (i) pay such amount (computed as of the first day of the month following the determination of the irreparable damage by Lessee) to Lessor on the first day of the month following the election by Lessee as provided in (b) above, and (ii) pay all Base Monthly Rental for the Item up to and including the date that the Stipulated Loss Value is paid to Lessor. Upon Lessee's payment of the Stipulated Loss Value and all Base Monthly Rental then due and payable with respect to an Item, Lessor shall convey all of its right, title, and interest in and to such Item to Lessee (or the applicable insurance company, as applicable) on an "AS IS-WHERE IS" basis, without representation or warranty and Lessor shall execute and deliver to Lessee all certificates, agreements or other documents reasonably requested by Lessee to effect or give notice of such transfer. If not all the Equipment with respect to a Lease is irreparably damaged, the applicable Base Monthly Rental for the undamaged Equipment with respect to such Lease remaining due (after payment of the Stipulated Loss Value for the irreparably damaged Item) shall be re-calculated on a pro-rata basis after deducting the portion attributable to the irreparably damaged Item as of the day the Stipulated Loss Value is paid.
- (d) If Lessee elects to replace the irreparably damaged Item, Lessee shall continue all payments under the Lease without interruption, as if no such damage, loss, or destruction had occurred, and shall replace such irreparably damaged Item, paying

all such costs associated with the replacement, and Lessee shall be entitled to insurance proceeds thereof. Lessee shall effect the replacement by replacing the irreparably damaged Item with a "Replacement Item" so that Lessor has good, marketable and unencumbered title to such Replacement Item. The Replacement Item shall be in at least the condition required under the Lease, and shall have a fair market value equal to or greater than the Item replaced assuming such Item had been in the condition required by the Lease, and anticipated to have a fair market value at the expiration of the Base Term equal to the fair market value that the replaced Item would have had at the end of the Base Term assuming such Item had been in the condition required by the Lease, and be the same type and of at least equal capacity to the Item for which the replacement is being made. Upon delivery, such Replacement Item shall become subject to all of the terms and conditions of the Lease and, for the avoidance of doubt, ownership of such Replacement Item shall immediately vest in Lessor free and clear of all claims, liens and encumbrances. Lessee shall execute all instruments or documents necessary to effect the foregoing.

- (e) For purposes of this Section 13, the term "fair market value" shall mean the price of the Item delivered to Lessee's location that would be obtained in an arm's-length transaction between an informed and willing buyer-lessee under no compulsion to buy or lease and an informed and willing seller-lessor under no compulsion to sell or lease. If Lessor and Lessee are unable to agree upon fair market value, such value shall be determined at Lessee's expense in accordance with the foregoing definition, by three independent appraisers, one to be appointed by Lessee, one to be appointed by Lessor and the third to be appointed by the first two appraisers.

14. INSURANCE

- (a) Lessee, at its own expense, shall procure and maintain the following insurance protecting the respective interests of Lessee and Lessor as to each Item (i) all-risk property insurance for damage to or destruction of the Item, in an amount equal to the actual cash value of the Item, naming Lessor as lender loss payee, and (ii) general liability and automobile liability insurance coverage for bodily injury and property damage with a minimum \$2,000,000 combined single limit, naming Lessor as an additional insured to the extent of Lessee's indemnity obligations herein. Lessee shall furnish Lessor with a certificate of insurance evidencing the issuance of a policy or policies in at least the minimum amounts required. Each such policy (x) shall be in such form and with such insurers as may reasonably be satisfactory to Lessor (except that, as long as no Event of Default exists, Lessee may self-insure as to the property insurance), (y) shall provide that no cancellation or material modification of such insurance shall be effective without thirty days prior written notice to Lessor, and (z), with respect to all-risk property insurance, shall provide for a lender's loss payable endorsement in favor of Lessor and any Assignee. With respect to the interests of Lessor, each property insurance policy shall provide that, if the insurer denies Lessee's claim due to Lessee's acts or Lessee's failure to comply with the terms of such policy, Lessor will still have the right to receive loss payments; provided that Lessor (1) pays any premium due under such policy at the insurer's request if Lessee has failed to pay such premium, (2) submits a signed, sworn proof of loss within 60

days after receiving notice from Lessee of Lessee's failure to provide such proof of loss, and (3) has notified the insurer of any change in ownership or occupancy of the Equipment or substantial change in the risk insured known to Lessor.

15. REPRESENTATIONS AND WARRANTIES OF LESSEE

- (a) As of the date hereof and as of the date of each Schedule, Lessee represents and warrants to Lessor and any Assignee (i) that the execution, delivery and performance of this Master Agreement and each Lease was duly authorized and that upon execution of this Master Agreement and the Lease by Lessee and Lessor, this Master Agreement and the Lease will be in full force and effect and constitute a valid legal and binding obligation of Lessee, and enforceable against Lessee in accordance with their respective terms; (ii) the Equipment is accurately described in the Lease and all documents of Lessee relating to the Lease; (iii) that Lessee is in good standing in the jurisdiction of its organization and if required by law in any jurisdiction in which any of the Equipment is located; (iv) that no consent or approval of, giving of notice to, registration with, or taking of any other action in respect of, any state, federal or other government authority or agency is required with respect to the execution, delivery, and performance by the Lessee of this Master Agreement or the Lease or, if any such approval, notice, registration or action is required, it has been obtained; (v) that the entering into and performance of this Master Agreement and the Lease will not violate any judgment, order, law or regulation applicable to Lessee or any provision of Lessee's Articles of Incorporation, Bylaws, Articles of Organization and/or Operating Agreements or result in any breach of, or constitute a default under, or result in the creation of any lien, charge, security interest or other encumbrance upon any assets of Lessee or upon the Equipment pursuant to any instrument or agreement to which Lessee is a party or by which it or its property may be bound; (vi) there are no actions, suits or proceedings pending, or to the knowledge of Lessee, threatened, before any court or administrative agency, arbitrator or governmental body which will, if determined adversely to Lessee, materially adversely affect its ability to perform its obligations under the Lease or any related agreement to which it is a party; (vii) that aside from this Master Agreement and the Lease there are no additional agreements between Lessee and Lessor relating to the Equipment, and (viii) that any and all financial statements and other information with respect to Lessee supplied to Lessor at the time of execution of the Lease and any amendment, are true and complete in all material respects. The foregoing representations and warranties shall survive the execution and delivery of the Lease and any amendments hereto and shall upon the written request of Lessor, be evidenced in writing to Lessor's Assignee(s).
- (b) Prior to Lessor's acceptance of a Lease, and for the duration of the Term thereof, Lessee shall promptly provide Lessor with copies of Guarantor's comparative audited annual financial statements within 120 days after the end of each of Guarantor's fiscal years and management-prepared interim financial statements, certified by Guarantor's chief financial officer, within 60 days after the end of the first three fiscal quarters in each of Guarantor's fiscal years, provided that Lessee shall be deemed to have complied with this covenant to the extent that Guarantor timely files Forms 10-K and 10-Q with the Securities Exchange Commission that are

available at www.sec.gov. Lessor's obligations to perform under any Lease is subject to the condition that the financial statements furnished to Lessor by Lessee (or the consolidated financial reports filed with the SEC) present the financial condition and results of operations of Lessee and its affiliated corporations and/or companies, if any, as of the date of such financial statements and for the period then ending, and that since the date of such statements there have been no material adverse changes in the assets or liabilities, the financial condition or other condition. Lessee shall also provide Lessor with such other statements concerning the Lease and the condition of the Equipment as Lessor may from time to time reasonably request.

- (c) Upon Lessor's request, Lessee shall, with respect to each Lease, deliver to Lessor (i) a certificate of a secretarial officer of Lessee certifying the bylaw, resolution (specific or general) or corporate or limited liability company action authorizing the transactions contemplated in the Lease; (ii) an incumbency certificate certifying that the person signing this Master Agreement and the Lease holds the office the person purports to hold and has authority to sign on behalf of Lessee; (iii) an agreement with Lessor's Assignee with regard to any assignment as required by Section 10; and (iv) the purchase documents if Lessee has sold or assigned its interest in the Equipment to Lessor.
- (d) Neither Lessee, any Lessee Affiliate, Guarantor nor, to Lessee's knowledge, any of their respective parents, members, subsidiaries, directors, officers, employees or affiliates, is or will become a Prohibited Person (defined below). Lessee, Guarantor and each Lessee Affiliate is and will remain in full compliance with all applicable laws, including, without limitation, all OFAC Laws (defined below) and all AML Laws (defined below). Neither Lessee, any Lessee Affiliate nor Guarantor shall, directly or indirectly, make any payments to any government official or employee, political party, official of a political party, candidate for public office, or anyone else acting in an official capacity, in order to obtain, retain or direct business or obtain any improper advantage, in violation of the FCPA (defined below). Neither Lessee, any Lessee Affiliate nor Guarantor will use or operate the Equipment, or allow the Equipment to be used or operated, in any Prohibited Country (defined below) or for the benefit of any Prohibited Person, or will export, re-export or transfer the Equipment, or allow the Equipment to be exported, re-exported or transferred, to any Prohibited Person or in contravention of any OFAC Law or Export Control Law (defined below) applicable to Lessor, Lessee, any Lessee Affiliate, Guarantor or the Equipment. For purposes of this Section 15(d), the term "Equipment" shall include any and all software and technology relating to the Equipment. For purposes of this Section 15(d), the following terms shall have the meanings given below:
 - i. AML Laws means Bank Secrecy Act of 1970 (a/k/a the Currency and Foreign Transactions Reporting Act), as amended from time to time, including Title III of the USA PATRIOT Act of 2001, Public Law 107-56, and related legislation and regulations, 12 U.S.C. §1829b, 12 U.S.C. §§1951-59, 18 U.S.C. §§ 1956-7, 31 U.S.C. §§ 5311-14 and §§5316-32, and 31 C.F.R. Chapter X.

- ii. BIS means the Bureau of Industry and Security of the United States Department of Commerce.
- iii. DDTC means the Directorate of Defense Trade Controls of the United States Department of State.
- iv. Export Control Laws means all Laws administered and enforced by BIS and DDTC with respect to the export and re-export of controlled items including, without limitation, the Export Administration Regulations, Title 15 of the Code of Federal Regulations, Chapter VII, Subchapter C, as amended from time to time.
- v. FCPA means the United States Foreign Corrupt Practices Act of 1977, 15 U.S.C. §78dd-1 et seq., as amended from time to time.
- vi. Lessee's knowledge means the actual knowledge of any Responsible Officer of Lessee.
- vii. OFAC means the Office of Foreign Assets Control of the United States Department of the Treasury.
- viii. OFAC Laws means any Laws and Executive Orders relating to the economic sanctions programs administered by OFAC including, without limitation, the International Emergency Economic Powers Act, 50 U.S.C. sections 1701 et seq., the Trading with the Enemy Act, 50 App. U.S.C. sections 1 et seq., and the regulations published by OFAC, as set forth in 31 C.F.R. Parts 500 et seq., as amended from time to time.
- ix. OFAC SDN List means the list of Specially Designated Nationals and Blocked Persons published by OFAC from time to time.
- x. Prohibited Country means any country, territory or regime which is the subject of any comprehensive economic sanctions program or embargo administered or enforced from time to time by OFAC. For the avoidance of doubt, the Prohibited Countries as of the date of this Master Agreement are the Balkans, Belarus, Burma, Cote D'Ivoire (Ivory Coast), Cuba, Democratic Republic of Congo, Iran, Iraq, Liberia, North Korea, Sudan Syria and Zimbabwe.
- xi. Prohibited Person means (a) any person named or described from time to time on the OFAC SDN List or any other list of prohibited persons published or administered by OFAC, or any person named from time to time on the Denied Persons List, Entities List, Unverified List, Debarred List or Terrorist List published or administered from time to time by BIS or DDTC, (b) any person publicly identified as prohibited from doing business in the United States under any OFAC Law or other Law, (c) any person with whom Lessor is prohibited from dealing or engaging in any transaction by any OFAC Law, (d) any person that resides, is organized or chartered, or has a place of

business in a Prohibited Country, (e) any agency or instrumentality of, or entity owned or controlled by the government of a Prohibited Country, and/or (f) any person that is owned or controlled by the foregoing, whether or not identified by any list.

- xii. Responsible Officer means Lessee's chief executive officer, president, vice president, chief financial officer, treasurer, assistant treasurer, director of treasury or other similar officer and, as to any Lease, any secretary or assistant secretary of Lessee actually signing a Schedule on Lessee's behalf.

16. DEFAULT, REMEDIES

- (a) Any one of the following shall be an "Event of Default" under a Lease:
 - i. Lessee fails to pay any installment of rent or other charge or amount due under the Lease when the same becomes due and payable and such failure continues for ten (10) days after notice from Lessor; or
 - ii. Except as expressly permitted in the Lease, Lessee attempts to remove, sell, assign or sublease or fails to deliver any documents or maintain the insurance required under the Lease; or
 - iii. Any representation or warranty made by Lessee or Guarantor in the Lease or any document supplied in connection with the Lease or any financial statement is materially misleading or materially inaccurate; or
 - iv. Lessee fails to observe or perform any of the other obligations required to be observed by Lessee under the Lease and such failure continues uncured for thirty (30) days after notice from Lessor; or
 - v. Lessee or Guarantor sells, transfers or otherwise disposes of all or substantially all of its assets or properties (in one or more transactions); ceases doing business as a going concern; makes an assignment for the benefit of creditors; admits in writing its inability to pay its debts as they become due; files a voluntary petition in bankruptcy; is adjudicated a bankrupt or an insolvent; files a petition seeking for itself any reorganization, arrangement, composition, readjustment, liquidation, dissolution or similar arrangement under any present or future statute, law or regulation or files an answer admitting or fails to deny the material allegations of a petition filed against it in any such proceeding; consents to or acquiesces in the appointment of a trustee, receiver, or liquidator for it or of all or any substantial part of its assets or properties, or if it or its trustee, receiver, liquidator or shareholders shall take any action to effect its dissolution or liquidation; or
 - vi. If within ninety (90) days after the commencement of any proceedings filed against Lessee or Guarantor seeking reorganization, arrangement, composition, readjustment, liquidation, dissolution or similar relief under any present or future statute, law or regulation, such proceedings shall not have

- been dismissed, or if within ninety (90) days after the appointment (with or without Lessee's consent) of any trustee, receiver or liquidator of it or all of or any substantial part of its respective assets and properties, such appointment shall not be vacated; or
- vii. any of Lessee or any Lessee Affiliate ceases to be a direct or indirect wholly-owned subsidiary of Guarantor; or
 - viii. An event of default has occurred (after any applicable notice and cure periods) under any other Lease with Lessee or any Lessee Affiliate executed and held at such time by Lessor or Lessor's Assignee; or
 - ix. either Lessee or Guarantor shall be in default (beyond all applicable notice and cure periods) with respect to any payment or other obligation to any person the amount of which, whether accelerated or otherwise, is in excess of \$100,000,000; or
 - x. Lessee or Guarantor enters into any transaction of merger, consolidation or reorganization, and Lessee or Guarantor, as applicable, is not the surviving entity (such actions being referred to as an "Event"), unless the surviving entity is organized and existing under the laws of the United States or any state, and prior to such Event: (A) such person executes and delivers to Lessor an agreement satisfactory to Lessor, in its sole reasonable discretion, containing such person's effective assumption, and its agreement to pay, perform, comply with and otherwise be liable for, in a due and punctual manner, all of Lessee's or Guarantor's obligations having previously arisen, or then or thereafter arising, under any and all of the Leases and the Guaranty and any and all other documents, agreements, instruments, certificates, opinions and filings reasonably requested by Lessor; and (B) Lessor is satisfied, in its sole and absolute discretion, as to the creditworthiness of such person, and as to such person's conformance to the other standard criteria then used (at the time of such event) by Lessor when approving transactions similar to the transactions contemplated herein; provided that the foregoing shall not prevent the merger of Lessee or any Lessee Affiliate with and into another Lessee Affiliate or Lessee, as applicable, so long as Guarantor ratifies its obligations under the Guaranty with respect to all affected Leases in connection with any such merger.
- (b) Lessee shall immediately notify Lessor of the occurrence of an Event of Default. Upon the happening of any Event of Default, Lessor may declare the Lessee to be in default. Lessee authorizes Lessor at any time thereafter, with or without terminating the Lease, to enter any premises where any Item may be (subject to Lessee's reasonable safety and security policies) and take possession of the Item. Lessee shall, upon such declaration of default, without further demand, immediately pay Lessor an amount which is equal to (i) any unpaid amount due on or before Lessor declared the Lease to be in default (including, without limitation, any outstanding Monthly Base Rental), plus (ii) as liquidated damages for loss of a bargain and not as a penalty,

an amount equal to the Stipulated Loss Value for the Item, computed as of the date the last Base Monthly Rental payment was due prior to the date Lessor declared the Lease to be in default, together with interest, as provided herein, plus (iii) all attorney and court costs incurred by Lessor relating to the enforcement of its rights under the Lease. After an Event of Default, at the request of Lessor and to the extent requested by Lessor, Lessee shall immediately comply with the provisions of Section 6(d) and any other maintenance and/or return conditions set forth in the Lease, and Lessor may sell the Equipment at private or public sale, in bulk or in parcels, with or without notice, without having the Equipment present at the place of sale; or Lessor may lease, otherwise dispose of or keep idle all or part of the Equipment, subject, however, to its obligation, if any, to mitigate damages. The proceeds of sale, lease or other disposition, if any, of the Equipment shall be applied: (1) to all Lessor's costs, charges and expenses incurred in taking, removing, holding, repairing and selling, leasing or otherwise disposing of the Equipment including actual attorney fees (and including, without limitation, any costs and expenses incurred pursuant to Section 16(d) of this Master Agreement); then (2) to the extent not previously paid by Lessee, to pay Lessor the Stipulated Loss Value for the Equipment and all other sums owed by Lessee under the Lease, including any unpaid rent which accrued to the date Lessor declared the Lease to be in default and indemnities then remaining unpaid under the Lease; then (3) to reimburse to Lessee Stipulated Loss Value previously paid by Lessee as liquidated damages; and (4) any surplus shall be retained by Lessor. Lessee shall pay any deficiency after the application described in (1) and (2) immediately. The exercise of any of the foregoing remedies by Lessor shall not constitute a termination of the Lease unless Lessor so notifies Lessee in writing. Lessor may also proceed by appropriate court action, either at law or in equity to enforce performance by Lessee of the applicable covenants of the Lease or to recover damages for the breach of the Lease or any other available remedies.

- (c) Upon the happening of an Event of Default by Lessee with regard to Software (as defined below) under Section 19(k) of this Master Agreement, Lessor may elect any of the following remedies: (i) by notice to Lessee, declare any License with respect to Software terminated, in which event the right and License of Lessee to use the Software shall immediately terminate and Lessee shall thereupon cease all use of the Software and return all copies thereof to Lessor or original Licensor; (ii) have access to and disable the Software by any means deemed necessary by Lessor, for which purposes Lessee hereby expressly consents to such access and disablement, promises to take no action that would prevent or interfere with Lessor's ability to perform such access and disablement, and waives and releases any and all claims that it has or might otherwise have for any and all losses, damages, expenses, or other detriment that it might suffer as a result of such access and disablement. Lessee agrees that the detriment that Lessor will suffer as a result of a breach by Lessee of the obligations contained in this Master Agreement cannot be adequately compensated by monetary damages, and therefore Lessor shall be entitled to injunctive and other equitable relief to enforce the provisions of this paragraph. LESSEE AGREES THAT LESSOR SHALL HAVE NO DUTY TO MITIGATE LESSOR'S DAMAGES UNDER ANY SCHEDULE BY TAKING LEGAL ACTION TO RECOVER THE SOFTWARE FROM LESSEE OR ANY THIRD PARTY, OR TO DISPOSE OF THE

SOFTWARE BY SALE, RE-LEASE OR OTHERWISE. Any waiver by Lessor of any breach of any obligation of Lessee shall not be deemed a waiver of any future breach of the same or any other obligation. The subsequent acceptance of rental payments under the Lease by Lessor shall not be deemed a waiver of any such prior existing breach at the time of acceptance of such rental payments. The rights afforded Lessor under this Section shall be cumulative and concurrent and shall be in addition to every other right or remedy provided for the Lease or now or later existing in law (including as appropriate all the rights of a secured party or lessor under the UCC) or in equity and Lessor's exercise or attempted exercise of such rights or remedies shall not preclude the simultaneous or later exercise of any or all other rights or remedies.

- (d) In the event Lessee shall fail to perform any of its obligations under the Lease, then Lessor may perform the same, at the cost and expense of Lessee, but shall not be obligated to do so. In any such event, Lessee shall promptly reimburse Lessor for any such costs and expenses incurred by Lessor.
 - (e) In the event Lessee shall fail to perform any of its obligations under the Lease, then Lessor may perform the same at the cost and expense of Lessee, but shall not be obligated to do so. In any such event, Lessee shall promptly reimburse Lessor for any such costs and expenses incurred by Lessor.
17. **INCOME TAX INDEMNITY.** Lessee shall indemnify Lessor upon the occurrence of any Tax Loss as defined in and to the extent provided in any tax indemnity rider incorporated into and constituting a part of a Schedule.
18. **GENERAL**
- (a) Each Lease shall be deemed to have been made and delivered in the State of New York and shall be governed in all respects by the laws of such State. LESSEE AGREES TO SUBMIT TO THE JURISDICTION OF THE FEDERAL COURTS IN THE STATE OF NEW YORK IN ALL MATTERS RELATING TO THE LEASE, THE EQUIPMENT, AND THE CONDUCT OF THE RELATIONSHIP BETWEEN LESSOR AND LESSEE. THE PARTIES HERETO AGREE THAT IN THE EVENT OF AN ALLEGED BREACH OF THIS MASTER AGREEMENT OR ANY DOCUMENTS RELATING THERETO BY EITHER PARTY, OR ANY CONTROVERSIES ARISE BETWEEN THE PARTIES RELATING TO THIS MASTER AGREEMENT, ANY LEASE, OR ANY DOCUMENTS RELATING THERETO, SUCH CONTROVERSIES SHALL BE TRIED BY A JUDGE ALONE BEFORE THE FEDERAL COURTS IN NEW YORK, NEW YORK. THE PARTIES, HAVING HAD THE OPPORTUNITY TO CONSULT WITH INDEPENDENT COUNSEL OF THEIR OWN CHOOSING, HEREBY KNOWINGLY AND VOLUNTARILY CONSENT TO NEW YORK JURISDICTION AS SET FORTH HEREIN AND WAIVE THEIR RIGHTS TO A TRIAL BY JURY IN ANY MATTER RELATING TO THIS MASTER AGREEMENT, ANY LEASE, OR ANY DOCUMENTS RELATED THERETO.

- (b) Upon the completion of the Base Term, Lessee shall purchase the Equipment, extend the Lease, or return the Equipment as provided in the applicable Schedule.
- (c) This Master Agreement and the Schedule constitute the entire and only agreement between Lessee and Lessor with respect to the Lease of the Equipment, and the parties have only those rights and have incurred only those obligations as specifically set forth herein. The covenants, conditions, terms and provisions may not be waived or modified orally and shall supersede all previous proposals, both oral and written, negotiations, representations, commitments or agreements between the parties. The Lease may not be amended or discharged except by a subsequent written agreement entered into by duly authorized representatives of Lessor and Lessee. A photocopy or facsimile or scanned reproduction of an original signature of a party to this Master Agreement shall bind that party to the terms, conditions and covenants of this Master Agreement as if it were the original.
- (d) All notices, consents or requests desired or required to be given under the Lease shall be in writing and shall be delivered in person or sent by certified mail, return, receipt requested, or by courier service to the address of the other party set forth in the introduction of this Master Agreement or to such other address as such party shall have designated by proper notice.
- (e) Each Schedule shall be executed with one original. To the extent, if any, that a Schedule constitutes chattel paper (as such term is defined in the UCC) a security interest in the Schedule may only be perfected through the transfer or possession of the Schedule marked "Original". This Master Agreement is not chattel paper by itself.
- (f) Section headings are for convenience only and shall not be construed as part of the Lease.
- (g) It is expressly understood that all of the Equipment shall be and remain personal property, notwithstanding the manner in which the same may be attached or affixed to realty, and, upon Lessor's request, Lessee shall secure from its mortgagee, landlord or owner of the premises a waiver in form and substance reasonably satisfactory to Lessor.
- (h) Prior to the delivery of any Item, the obligations of Lessor hereunder shall be suspended to the extent that it is hindered or prevented from complying therewith because of: labor disturbances, including strikes and lockouts; acts of God; fires; storms; accidents; failure to deliver any Item; governmental regulations or interferences or any cause whatsoever not within the sole control of Lessor.
- (i) Lessee hereby acknowledges and agrees that it has had a full and fair opportunity to read each of the terms and conditions of this Master Agreement, specifically Sections 2, 3, 16 and 18, and that Lessee fully understands the terms and conditions herein, having had the opportunity to consult with an attorney of its own choosing prior to executing this Master Agreement and any related documents.

- (j) Any provision of this Master Agreement or any Schedule prohibited by or unlawful or unenforceable under any applicable law of any jurisdiction or under particular circumstances shall be ineffective as to such jurisdiction and under such circumstances without invalidating the remaining provisions of this Master Agreement and such Schedule.
- (k) In the event the Equipment includes software (which Lessee agrees shall include all documentation, later versions, updates, upgrades, and modifications) (herein "Software"), the following shall apply: (i) Lessee shall possess and use the Software in accordance with the terms and conditions of any license agreement ("License") entered into with the vendor / licensor of such Software and shall not breach the License (at Lessor's request, Lessee shall provide a complete copy of the License to Lessor); (ii) Lessee agrees that Lessor shall have an interest in the License and Software arising out of its payment of the price thereof and is an assignee or third party beneficiary of the License; (iii) as due consideration of Lessor's payment of the License and Software and for providing the Software to Lessee at a lease rate (as opposed to a debt rate), Lessee agrees that Lessor is leasing (and not financing) the Software to Lessee; (iv) except for the original price paid by Lessor, Lessee shall, at its own expense, pay promptly when due all servicing fees, maintenance fees update and upgrade costs, modification cost, and all other costs and expenses relating to the Software and maintain the License in effect during the term of the Lease; and (v) the Software shall be deemed Equipment for all purposes under the Lease.
- (l) The parties agree that this is a "Finance Lease" as defined by section 2A-103(g) of the UCC. Lessee acknowledges either (a) that Lessee has reviewed and approved any written Supply Contract (as defined by UCC 2-A-103(y)) covering the Equipment purchased from the Supplier (as defined by UCC 2A-103(x)) thereof for lease to Lessee or (b) that Lessor has informed or advised Lessee, in writing, either previously or by this Lease of the following: (i) the identity of the Supplier, (ii) that the Lessee may have rights under the Supply Contract; and (iii) that the Lessee may contact the Supplier for a description of any such rights Lessee may have under the Supply Contract. Lessee waives any and all rights and remedies granted to Lessee by Sections 303 and 508 through 522 of Articles 2A of the UCC (although no such waiver shall constitute a waiver of any of Lessee's rights or remedies against the manufacturer of the Equipment).
- (m) The parties acknowledge that serial numbers and/or other identifiable information for one or more Items may be unavailable prior to execution of the applicable Schedule. If a Schedule fails to indicate serial numbers or other identifiable information or incorrectly identifies serial numbers or other identifiable information, for one or more Items after execution of the applicable Schedule, Lessee and Lessor shall amend the applicable Schedule to insert or correct serial numbers or other identifiable information therein.
- (n) Lessee hereby authorizes and appoints Lessor and Lessor's agents and Assignees as Lessee's attorney-in-fact to execute acknowledgement letters and other documents required to be executed by Lessee to effect any underwriting or perfect any security

interest with regard to a Schedule after the occurrence and during the continuation of an Event of Default.

- (o) Each Lease shall be binding upon the Lessee, its successors and permitted assigns and shall inure to the benefit of Lessor and its Assignee(s)..

[Remainder of page intentionally left blank, signature page follows]

The parties have executed this Master Lease Agreement as of the date first written above.

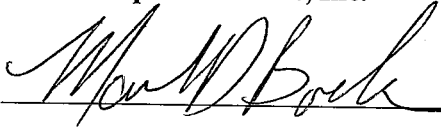
LESSOR: **Peapack Capital
Corporation**

By: 

Name: Robert R Cobleigh

Title: President

LESSEE: **YRC Enterprise Services, Inc.**

By: 

Name: Mark Boehmer

Title: VP + Treasurer

EXHIBIT A
TO MASTER AGREEMENT
FORM OF SCHEDULE

SCHEDULE NO. _____

SCHEDULE NO. _____ dated _____, 201_ (the "Schedule") between Peapack Capital Corporation (the "Lessor") and _____ (the "Lessee") incorporates by reference the terms and conditions of Master Lease Agreement dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement") and constitutes a separate lease between Lessor and Lessee. The Schedule and Master Agreement as incorporated herein are hereinafter referred to collectively, as the "Lease". All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Agreement.

1. Equipment: _____
2. Equipment Delivery Location (or Titling Jurisdiction for Vehicles (defined below) subject to certificates of title): _____.
3. Total Equipment Cost: \$ _____
4. Base Term: _____ Months
5. Base Term Commencement Date: _____
6. Base Term End Date: _____
7. Date of First Monthly Payment: _____
8. Date of Last Monthly Payment: _____
9. Base Monthly Rental: \$ _____ (plus applicable sales/use tax)
10. Base Monthly Rent Paid in Advance or Arrears: _____
11. Supplier: _____
12. Equipment Return Location: [To be determined by Lessor and Lessee upon execution of the Schedule.]
13. Stipulated Loss Value: See attached Exhibit A to this Schedule. Stipulated Loss Value means, with respect to any Item, the product of the Original Equipment Cost of such Item times the percentage applicable to the due date for the Base Monthly Rental payment for which the Stipulated Loss Value is being calculated, as set forth on Exhibit A attached hereto, except that following the expiration of the Base Term, the applicable percentage shall be the last percentage set forth on Exhibit A attached hereto. For the avoidance of doubt, Stipulated Loss Values are in addition to any unpaid Base Monthly Rental payments due on or prior to the same day.

14. Special Terms:

- a. Authorization for Electronic Payments: Lessee agrees to originate base monthly lease payments to Lessor or its assigns via Automated Clearinghouse (ACH) from Lessee's account maintained with its financial institution.
- b. Guaranty. Notwithstanding anything to the contrary herein, the parties acknowledge and agree that this Lease is guaranteed by YRC Worldwide Inc.
- c. Titled Equipment: The Equipment contains one or more titled vehicles (individually, a "Vehicle" and collectively, the "Vehicles"). Each Vehicle shall be used predominantly in the United States in Lessee's business in accordance with all applicable governmental and insurer titling requirements and limitations. Title to each Vehicle shall at all times remain in Lessor, or Lessor's Assignee(s) as owner or, if permitted under the applicable vehicle titling statutes, as Lessor. Lessee hereby grants to Lessor an irrevocable power of attorney coupled with an interest in Lessee's name (a "Power of Attorney"), to apply for a certificate of title for any Vehicle that is required to be titled under the laws of any jurisdiction where the Vehicle is or may be used and/or to transfer title thereto upon assignment by Lessor to an Assignee or upon the exercise by Lessor of its remedies upon an Event of Default by Lessee under the Lease. In furtherance of such grant, Lessee shall provide a written Power of Attorney, in form and substance satisfactory to Lessor, upon Lessor's request. If Lessee fails to perform or comply with any of its agreements with respect to titling of Vehicles, Lessor may perform or comply with such agreements in its own name or in Lessee's name as attorney-in-fact and the amount of any payments and expenses of Lessor incurred in connection with such performance or compliance, together with interest thereon at the rate of 1% per month from the date Lessor made such payments or incurred such expenses until payment is received by Lessor, or if such rate shall exceed the maximum rate of interest allowed by law, then at such maximum rate, shall be deemed rent payable by Lessee upon demand.

Notwithstanding anything contrary contained in the Master Agreement, the following provisions shall apply to each Vehicle:

- 1) Lessee shall, at Lessee's own expense, register, title and license each Vehicle in the manner prescribed by Lessor as required by the applicable government or regulatory agency(ies). Lessee will do whatever may be necessary to have a statement of the interest of Lessor or any Assignee of Lessor in any Vehicle noted on any certificate of title relating to any Vehicle and will deliver said certificate to Lessor. In event Lessor registers, titles and/or licenses any Vehicle, Lessee shall immediately reimburse Lessor for all expenses relating thereto.

Lessee shall pay or provide for payment of all operating expenses of all Vehicles, including without limitation, gasoline, oil, anti-freeze, other fluids, servicing, repairs, storage, towing and fines.

- 2) Lessee shall require any operator of the vehicle to be properly licensed, trained and able to perform the functions necessary for safe operation. Lessee hereby

covenants that it shall not permit its employees, representatives or agents to use any Vehicle for illegal purposes, including, without limitation, the illegal transportation of controlled substances, firearms, explosives, or hazardous materials.

- 3) Lessee shall be responsible for all fees, traffic summonses, penalties and fines that may be imposed due to the use of the Vehicle.
 - 4) Lessee shall provide to Lessor any documentation pertaining to any Vehicle as Lessor may, from time to time, reasonably request. Including but not limited to the location, mileage and condition of any or all Vehicles.
- d. End of Base Term Options: Provided no Event of Default has occurred and is continuing, and provided no Event of Default or event which with the giving of notice or lapse of time, or both, would constitute an Event of Default has occurred and is continuing, upon the completion of the Base Term, Lessee shall, upon giving ninety (90) days prior written notice to Lessor by certified mail, elect one of the following options: (i) purchase all, but not less than all, of the Items of Equipment for a price to be agreed upon by both Lessor or any applicable Assignee and Lessee and on an "AS IS – WHERE IS" basis, without representation or warranty, (ii) extend the Lease for all, but not less than all, of the Items of Equipment for an additional twelve (12) months at the Base Monthly Rental then in effect or (iii) return all, but not less than all of the Items of Equipment to Lessor at Lessee's expense to a destination within the continental United States as directed by Lessor and in compliance with the return conditions set forth in Section 6(f) provided that for option (iii) to apply, Lessee shall have paid all late charges, interest, taxes, penalties and all other amounts due under the Lease. At the conclusion of option (ii) above, if Lessee fails to provide Lessor with notice of its election to extend the Lease or return the Equipment, the Lease shall continue on a month-to-month basis with rent due and payable in an amount equal to the Base Monthly Rental until Lessee provides at least ninety (90) days prior written notice of Lessee's election to terminate the Lease and return the Equipment.
- e. Purchase Option, if Applicable: In the event this Schedule is intended to be a TRAC lease, Section 14.d. of this Schedule shall be deleted in its entirety and replaced with the purchase option described on Rider No. 1 attached hereto.
- f. Mobile Equipment: Notwithstanding anything to the contrary in the Master Agreement, Lessor acknowledges that the Equipment is mobile and may be moved to additional locations so long as Lessee keeps the Equipment in its sole possession and control, except that Lessee may store any Item of the Equipment at a customer's location for a limited period of time and in the ordinary course of business, and except when any Item of Equipment is undergoing required repairs. Upon Lessor's request, Lessee shall promptly provide Lessor the then current location of the Equipment.
15. Maintenance and Return Conditions for Vehicles: Without limiting the obligations of Lessee under the Lease, Lessee shall, at its expense, do the following:

- a. Lessee shall ensure that all Vehicles and their operations conform to all applicable local, state, and federal laws, health and safety guidelines. Upon return, the Vehicles will be complete and operational with all components as originally supplied and will have passed U. S. Department of Transportation or appropriate regulatory agency requirements for operation. If applicable, an inspection sticker or certificate will be furnished to Lessor verifying compliance with any regulatory requirements. Lessee shall satisfy all legal and regulatory conditions necessary for Lessor to sell or lease the Vehicles to a third party. Lessee will keep all licenses and operating certificates required for operation of the Vehicles current during the Lease Term.
- b. Upon return, each Vehicle and its components shall meet all of their applicable manufacturer's specifications for performance under full rated loads. In addition, each Vehicle must be maintained throughout the Lease Term and returned upon the expiration or termination thereof in accordance with all of the following conditions:
 - i. Tires. All tires shall be matched on each Vehicle by the same type and tread design, original size, and manufacturer, and have a minimum of 12/32 inch of remaining tread depth. All front tires shall be original casings; rear tires may be either casings or recapped casings. All tires shall be free of flat or bald spots, cupping, dry rot, cuts and exposed cords.
 - ii. General Condition. The Vehicles must be able to pass Federal Highway Administration inspection. The Vehicles shall be structurally sound with no material structural or mechanical damage, in good overall appearance, clean with no missing or damaged parts, ordinary wear and tear excepted. The Vehicles shall be free of any material rust and corrosion. No glass shall be broken or cracked, no upholstery shall have any cuts or burns and there shall be no physical damage to exterior or interior materials, other than from normal use, that exceeds \$1,000 in the aggregate to repair and no physical damage from accidents. Upon return, all Vehicles shall be completely de-identified, including but not limited to all commercial logos, advertising, graffiti, Lessee insignia and lettering. The de-identified surfaces shall be repaired and refinished in such a way that the area blends in with the remainder of the item's overall appearance. Manufacturer's identity plates and markings shall not be removed or obscured.
 - iii. Documents and Records. Written records of scheduled and other maintenance and repair work done shall be kept, dated, and signed by the appropriate authority. A service history or log will be maintained during the Lease Term, in English, and a copy provided to Lessor upon request during the Lease Term, or at the expiration or other termination (by acceleration or otherwise) of the Lease. All maintenance records, maintenance record jackets, repair jackets, repair orders, license plates, registration certificates, and all other similar documents, in their entirety, must be returned to Lessor.
 - iv. Brakes. Brake drums and linings shall not be cracked and shall not exceed manufacturer's recommended wear limits. Brake linings shall have a minimum

of 3/8 inch of remaining wear on each lining.

- v. Maintenance. Lessee shall follow the manufacturer's recommended maintenance and service schedule, including, without limitation, manufacturer's schedule of engine oil change and sampling, to the extent required to validate any warranty, at Lessee's sole cost and expense. Any maintenance or repair work shall comply with the guidelines and procedures as specified by the manufacturers of the Vehicles or each component of the Vehicles. Lessee will use only original manufacturer's approved replacement parts and components in the performance of any maintenance and repair of the Vehicles. Lessee will at all times maintain the Vehicles in good operational condition and appearance, and shall not discriminate in such maintenance between owned or leased Vehicles.
- vi. If the Equipment includes Vehicles that are tractors, Lessee shall comply with the return conditions set forth on Rider No. 2 attached hereto, which is hereby incorporated into this Schedule.

16. Tax Indemnity Rider. The income tax indemnity described on Rider No. 3 attached hereto is hereby incorporated into this Schedule.

All other terms and conditions of the Master Agreement shall remain in full force and effect without change.

The undersigned Lessee acknowledges that this Schedule authorizes the Lessor or its agents or assignee(s) to sign, execute and file on its behalf any and all necessary documents, including UCC financing statements and other filings and recordings, to make public this lease transaction. The parties intend this transaction to be a true lease, but if any court or tribunal, having power to bind the parties, should conclude that all or part of this Schedule is not a true lease but is in the nature of a sale, consignment, or other transaction, the parties intend and the Lessee hereby grants a continuing security interest in the Equipment from the date of this Schedule to secure the payment of all Lessee's indebtedness to Lessor.

IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF THE MASTER AGREEMENT AND THIS SCHEDULE, THIS SCHEDULE SHALL PREVAIL.

THIS SCHEDULE TOGETHER WITH THE MASTER AGREEMENT, ANY ADDITIONAL PROVISION(S) REFERRED TO IN HEREIN OR THEREIN, AND ANY ADDENDA, ANNEXES, EXHIBITS OR RIDERS EXECUTED BY LESSOR AND LESSEE WHICH REFERENCES THIS SCHEDULE CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE LESSOR AND LESSEE AS TO THE LEASE AND THE EQUIPMENT.

[Remainder of this page intentionally left blank, signatures appear on next page.]

LESSOR: **Peapack Capital Corporation**

LESSEE: **[YRC/Holland/Reddaway/N.P.]**

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

This original executed counterpart of this Schedule is hereby marked as "Original" and constitutes the chattel paper of this Schedule. Any executed counterparts of this Schedule that do not include the immediately preceding sentence do not constitute chattel paper.

*Signature page to Schedule No. ____ to Master Lease Agreement,
dated _____, 2017, between Peapack Capital Corporation and YRC Enterprise Services, Inc.*

EXHIBIT A
TO
SCHEDULE NO. _____

STIPULATED LOSS VALUES
TO
SCHEDULE NO. _____

This Exhibit A is attached to and incorporated into Schedule No. _____, dated as of _____, 20__ (the "Schedule") between Peapack Capital Corporation (the "Lessor") and _____ ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement dated August 25, 2017 between Lessor and YRC Enterprises Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Schedule or the Master Agreement, as applicable.

ITEM	DATE OF PAYMENT	STIPULATED LOSS VALUE

RIDER 1
TO
SCHEDULE NO. _____ (the "Schedule")

TRAC Provisions

This Rider No. 1 is attached to and made a part of Schedule No. _____, dated as of _____, 20__ (the "Schedule") between Peapack Capital Corporation ("Lessor") and _____ ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement, dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Lease and the Schedule.

In the event that this Rider 1 is applicable to Equipment under the Schedule and Master Agreement, it shall apply in lieu of the End of Base Term Options set forth in Section 14.d. of the Schedule.

A. TRAC Purchase Option

(1) The "TRAC Percentage" is defined as _____ **Percent** (___%) of the Total Equipment Cost. Lessee and Lessor agree that the TRAC Percentage is a reasonable estimate of the fair market value of the Equipment at the end of the Term. Provided that no Event of Default has occurred and is continuing, Lessee may elect, by giving Lessor not less than ninety (90) days prior written notice (which notice shall be irrevocable without Lessor's written consent), to purchase all, but not less than all, of the Equipment described in this Schedule (hereinafter for purposes of this Section only, the "TRAC Equipment") for an amount equal to the TRAC Percentage multiplied by the Total Equipment Cost in which case all TRAC Equipment shall be sold to Lessee on an AS IS, WHERE IS BASIS, without recourse or warranty (except that Lessor has whatever title (if any) to the Equipment that was conveyed to it by the Supplier free of any security interest arising solely by reason of a claim against Lessor that Lessee is not responsible to remove pursuant to the Lease).

(2) Unless Lessee has previously notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessee shall provide Lessor with written notice, not less than ninety (90) days before the expiration of the Base Term (which notice shall be irrevocable without Lessor's written consent), of Lessee's intent to return the TRAC Equipment (the "End of Term Notice"). If Lessor does not receive the End of Term Notice within the applicable time frame, the Base Term shall be automatically extended (the "Extension Term") without any notice or action on the part of Lessor for three additional months (at the Monthly Base Rental amount) and shall further be extended until the end of the second full month after the month during which the End of Term Notice is received by Lessor. Notwithstanding the foregoing, unless Lessee has previously duly notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessor shall have the right (but not the obligation), at any time during the final month of the Base Term or at any time during the Extension Term to terminate this Agreement, in which event Lessee shall be obligated to return the Equipment at the end of the then-current month (the "Extension Termination Date"). Lessee's failure to return any Item by the

Extension Termination Date in the manner and condition required by the Lease, for any reason whatsoever, shall constitute an immediate Event of Default under the Lease notwithstanding the making of any payment or the rendering of other performance hereunder. Upon return of the Equipment at the end of any Extension Term, the terms of subsection (3) below shall be applicable and the TRAC Percentage shall remain unchanged.

(3) Unless Lessee purchases all of the TRAC Equipment in accordance with the terms hereof, Lessee shall return to Lessor all of the TRAC Equipment, pursuant to the return provisions of this Lease. Lessee's failure to return the TRAC Equipment as required hereunder shall constitute an Event of Default hereunder and the Base Term shall, at Lessor' election, be extended on a month-to-month basis. Upon return of the TRAC Equipment and provided that no Event of Default has occurred and is continuing, Lessor shall sell or otherwise dispose of the TRAC Equipment in a commercially reasonable manner. If the amount received by Lessor for the TRAC Equipment in such sale or disposition exceeds the sum of the TRAC Percentage multiplied by the Total Equipment Cost, plus the amounts remaining due under this Agreement and all costs of sale, any such excess shall be returned by Lessor to Lessee as a rental adjustment. If the amount received by Lessor for the TRAC Equipment in such sale or disposition (after deduction of any amounts remaining due under this Agreement and all costs of sale) is less than the TRAC Percentage multiplied by The Total Equipment Cost, then any such deficiency shall be paid by Lessee to Lessor as a rental adjustment provided however that in no event shall Lessee be obligated to pay to Lessor, as a rental adjustment under the TRAC provision, any such amount in excess of ____ **percent** (____%) of the Total Equipment Cost of the Equipment. Lessee agrees to facilitate any such sale or disposition of the TRAC Equipment and hereby grants to Lessor, its agents or employees, the right to enter Lessee's premises for the purpose of selling or otherwise disposing of the TRAC Equipment. Lessee shall reimburse Lessor for all costs of such sale or disposition, including all taxes, advertising costs or other commissions or expenses charged against the sales price. Lessee shall execute Lessor's approved form TRAC certificate at or before closing.

RIDER 2
TO
SCHEDULE NO. _____

This Rider No. 2 is attached to and incorporated into Schedule No. ____, dated as of _____, 20o__, between Peapack Capital Corporation ("Lessor") and _____ ("Lessee") which is issued pursuant to and incorporates the terms of the Master Lease Agreement, dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Schedule or the Master Agreement, as applicable.

Return Conditions For Tractors: Prior to returning Vehicles consisting of tractors to Lessor, Lessee shall, at its own cost and expense, cause Equipment consisting of tractors to meet the minimum required return conditions detailed below:

1. Equipment will meet the rules and regulations of the Department of Transportation (D.O.T.), Interstate Commerce Commission, and any other applicable regulatory inspection requirements.
2. There will be no structural or mechanical damage to the Equipment. The engine must have at least 80,000 mileage until the next manufacturer's scheduled "in-frame" overhaul, and be capable of meeting current smoke emission standards.
3. Lights and all accessories will be in working order.
4. Transmissions, clutches and drive trains will function with no slipping or grabbing, and the rear axle must also meet the manufacturer's minimum specifications under full load.
5. All air and fluid lines will be free of leaks, cuts or cracks.
6. Brake linings will have a minimum of 50% remaining wear, and must hold the unit without fading, as specified by the original manufacturer.
7. Tires will be matched by generic type and tread design and have at least 50% of tread life remaining, with no flats, D.O.T. acceptable, no dry rot on sidewalls, and rims or disc wheels shall have no split base rims. The front tires will not be recaps at return.
8. There will be no missing glass or damage to glass (cracks, chips or breaks).
9. All exteriors will be free of damage with paint in good condition and interiors free of cuts, tears or rips. (in all cases subject to reasonable wear and tear for the tractor's age and mileage).
10. All operating, mechanical and electrical components of the Equipment, including but not limited to, radiators, cooling systems, shocks, springs, radios, heaters and air conditioners, must be able to perform their function properly and as originally intended.
11. Upon request, Lessee will provide electronic maintenance records for a period of up to 24 months prior to the request date.
12. All signs and markings that identify a unit as a part of a fleet or constitute trade dress shall be removed and repainted in a workmanlike manner to blend with the rest of the unit. Size and regulatory markings are to remain on the unit.

RIDER 3
TO
SCHEDULE NO. ____

Tax Indemnification

This Rider No. 3 is attached to and incorporated into Schedule No. ____ dated as of ____, 20__ (the "Schedule") between Peapack Capital Corporation (the "Lessor") and ____ ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement dated August 25, 2017, between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Schedule or the Master Agreement, as applicable.

1. Lessee represents and warrants that: (a) it believes that it is reasonable to estimate that the useful life of the Equipment exceeds the lease term (including any interim and fixed rental renewal periods) by the greater of one (1) year or twenty (20) percent of such estimated useful life, and that said Equipment will have a value at the end of the lease term, including any fixed rate renewal period, of at least twenty percent (20%) of the original equipment cost of the Equipment, without including in such value any increase or decrease for inflation or deflation during the original lease term; (b) the Equipment is, and will be used by Lessee so as to remain, property eligible for the MACRS Deductions (as defined below); (c) each item of Equipment constitutes "qualified property" pursuant to Section 168(k) of the Internal Revenue Code of 1986, as now or hereafter amended (the "Code"), (d) the Equipment shall be treated as originally placed in service not earlier than the date of the execution and delivery of the Schedule, or in the event the transaction is a sale-leaseback transaction, Lessee shall not have placed in service the Equipment subject to the Schedule at any time prior to three (3) months before the execution and delivery of the Schedule.

2. If, as a result of any Event of Default, act or omission of Lessee or breach of any representation or warranty of Lessee either (a) Lessor in computing its taxable income or liability for tax, shall lose, or shall not have, or shall lose the right to claim or there shall be disallowed or recaptured for Federal and/or state income tax purposes, in whole or in part, the benefit to Lessor of MACRS Deductions, or (b) Lessor shall become liable for additional tax (including, without limitation, as a result of Lessee having added an attachment or made an alteration to the Equipment, including (without limitation) any such attachment or alteration which would increase the productivity or capability of the Equipment so as to violate the provisions of Rev. Proc. 2001-28, 2001-1 C.B. 1156 (as it may hereafter be modified or superseded) (hereinafter referred to as a "Loss")), then Lessee shall pay Lessor the Tax Indemnification Payment as additional rent and Lessor shall revise the table of Stipulated Loss Values attached to the Schedule as Exhibit A to reflect the Loss.

3. As used herein: (a) "MACRS Deductions" shall mean the deductions under Section 167 of the Code, determined in accordance with the modified Accelerated Cost Recovery System with respect to the original equipment cost any Item of the Equipment using the accelerated method set forth in Section 168(b)(1); (b) "Lessor" shall be deemed to include the consolidated Federal taxpayer group of which Lessor is a member; and (c) "Tax Indemnification Payment" shall mean

such amount as, after consideration of (i) all taxes required to be paid by Lessor in respect of the receipt thereof under the laws of any governmental or taxing authority in the United States, and (ii) the amount of any interest or penalty which may be payable by Lessor in connection with the Loss, shall be required to cause Lessor's after-tax net return (the "Net Return") to be equal to, but no greater than, the Net Return computed consistently with current tax laws (and with the assumption that Lessor is taxed at the highest marginal Federal and state tax rates) as of the date of the Schedule that would have been available to Lessor had the Loss not occurred.

4. Lessor shall be responsible for, and shall not be entitled to a Tax Indemnification Payment by Lessee on account of, any Loss arising solely as a direct result of the occurrence of any one or more of the following events: (a) the failure of Lessor to timely and properly claim MACRS Deductions, as applicable, in the tax return of Lessor other than as a result of changes in the Code or applicable regulations unless in the reasonable opinion of Lessor's tax counsel there is no basis for such claim; (b) the failure of Lessor to have sufficient taxable income before application of the MACRS Deductions to offset the full amount of such MACRS Deductions other than as a result of changes in the Code or applicable regulations; (c) any event which by the terms of the Lease requires payment by Lessee of the Stipulated Loss Value if such payment is thereafter actually made to Lessor, to the extent that such payment reimburses Lessor for amounts otherwise payable by Lessee pursuant hereto; or (d) a disqualifying disposition due to sale of any item of the Equipment or the Lease by Lessor prior to a Default.

5. Lessor promptly shall notify Lessee in writing of such Loss and Lessee shall pay to Lessor the Tax Indemnification Payment within thirty (30) days of such notice. For these purposes, a Loss shall occur upon the earliest of: (a) the happening of any event (such as disposition or change in use of any item of the Equipment) which will cause such Loss; (b) the payment by Lessor to the Internal Revenue Service or state taxing authority of the tax increase (including an increase in estimated taxes) resulting from such Loss; (c) the date on which the Loss is realized by Lessor; or (d) the adjustment of the tax return of Lessor to reflect such Loss.

6. The obligations of Lessee under this Rider No. 3, which accrue during the term of the Schedule, shall survive the expiration or termination of the Schedule.

LESSOR: **Peapack Capital Corporation**

LESSEE: _____

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

EXHIBIT B
TO
MASTER AGREEMENT

LIST OF LESSEE AFFILIATES

This Exhibit B is attached to and incorporated into the Master Lease Agreement dated August 25, 2017, between Lessor and YRC Enterprises Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Agreement, as applicable.

1. YRC Inc., d/b/a YRC Freight
2. USF Holland LLC
3. USF Reddaway Inc.
4. New Penn Motor Express LLC

EXHIBIT C
TO
MASTER AGREEMENT

Guaranty

THIS GUARANTY is made and effective on _____, 2017 by YRC WORLDWIDE INC., a Delaware corporation, having an address for purposes of notices hereunder at 10990 Roe Avenue, Overland Park, KS 66211 (attention: YRCW Treasury Department) (the "Guarantor") to Peapack Capital Corporation, a New Jersey corporation, having an address for purposes of notices hereunder at 500 Hills Drive, Bedminster, NJ 07921-0700 (the "Lessor") on behalf of YRC Enterprises Services, Inc., a Delaware corporation, having its chief executive offices at 10990 Roe Avenue, Overland Park, KS 66211 ("YRC Enterprises"), USF HOLLAND INC., a Michigan corporation, having its chief executive offices at 750 E. 40th Street, Holland, MI 49423 ("Holland"), USF REDDAWAY, INC., an Oregon corporation having its chief executive offices at 7720 SW Mohawk St., Bldg. H, Tualatin, Oregon, 97062 ("Reddaway"), YRC INC., a Delaware corporation having its chief executive offices at 10990 Roe Avenue, Overland Park, KS 66211 ("YRC Freight"), and NEW PENN MOTOR EXPRESS, INC., a Pennsylvania corporation having its chief executive offices at 625 South Fifth Avenue, Lebanon, Pennsylvania 17042 ("New Penn"). YRC Enterprises, Holland, Reddaway, YRC Freight, and New Penn are each individually referred to as a "Lessee" and collectively as "Lessees."

R E C I T A L S:

WHEREAS, Lessor and YRC Enterprise have or intend to enter into Master Lease Agreement dated August 25, 2017, including all riders, exhibits, amendments, supplements or other attachments now or hereafter executed in connection therewith (collectively, the "Master Agreement"). In connection with the Master Agreement, Lessor and Lessees have or intend to enter into one or more Schedules (the "Schedule" or "Schedules") for the purpose of leasing equipment and other property listed thereon. Each Schedule shall incorporate the terms and conditions of the Master Agreement and shall constitute a separate and independent "Lease" for the equipment and other property listed thereon (collectively, the "Equipment").

WHEREAS, Lessor is unwilling to enter into one or more Leases with Lessees without Guarantor's unconditional guarantee of all of Lessees' obligations under each Lease; and

WHEREAS, by Lessor's execution of each Lease, Guarantor will receive reasonably equivalent value for this Guaranty; and

WHEREAS, in consideration of benefits to accrue to Guarantor by Lessor's execution of each Lease, Guarantor is willing to induce Lessor to enter into one or more Leases and to enter into this Guaranty.

NOW, THEREFORE, in consideration of the foregoing and as an inducement to Lessor to enter into one or more Leases with Lessees, Guarantor hereby unconditionally guarantees Lessees'

performance of all of its obligations under each Lease and hereby represents, warrants and agrees as follows:

1. Guarantor hereby absolutely, unconditionally and irrevocably guarantees Lessees will fully and promptly pay any payment of rent or other amount due under a Lease, including without limitation any payment resulting from Lessees' breach or non-performance thereof. Guarantor agrees that this is an irrevocable, continuing guaranty and that Guarantor shall perform its obligations hereunder notwithstanding any renewal, extension, modification, increase or discharge of any of Lessees' obligations under the Lease.
2. Guarantor represents and warrants to Lessor that all information concerning Guarantor furnished to Lessor is true and correct in all material respects.
3. This Guaranty shall apply to all Schedules executed in connection with the Master Agreement, including, without limitation, any and all future Schedules entered into after the making and execution of this Guaranty. Neither Lessor nor Lessee shall be required to notify Guarantor of any Lessee's execution of each such Schedule before, at the time of, or after it is executed and delivered.
4. Guarantor waives notice of acceptance hereof, presentment, demand, protest and notice of nonpayment or protest as to any Lease; any and all rights of subrogation, reimbursement, indemnity, exoneration, contribution or any other claim which the Guarantor may now or hereafter have against any Lessee or any other person directly or contingently liable for the obligations guaranteed hereunder; or against or with respect to any Lessee's property (including without limitation, any property that may collateralize its obligations to Lessor), arising from the existence or performance of this Guaranty; all exemptions, all demands and notices required by law, notice of dishonor and any other notice otherwise required with respect to any Lessee's failure to perform under any Lease; all setoffs and counterclaims; and any duty on Lessor's part (should such duty exist) to disclose to Guarantor any matter, fact or item related to the business operations or condition (financial or otherwise) of Lessees or their affiliates or property, whether now or hereafter known by Lessor. Guarantor also waives any defense or disability available to Lessees that might save or release them from liability including, without limitation, defect in or unenforceability of any Lease. No delay on the part of Lessor in exercising any rights under this Guaranty or failure to exercise the same shall operate as a waiver of such rights. No modification or waiver of the provisions of this Guaranty shall be effective unless in writing signed by Lessor, and no such waiver shall be applicable and effective except in the specific instance for which it is given.
5. In accordance with the provisions of the Master Agreement, without causing a release of Guarantor from its obligations hereunder, and without being required to notify Guarantor of any of the following modifications made, Lessor shall be authorized to:
 - a. renew, extend (including extensions beyond the original term of any Lease), modify, release, increase or discharge any obligations of any Lessee, its customers, or co-guarantors (whether hereunder or under a separate instrument) or of any other party at any time directly or contingently liable for the payment of Lessee's obligations under any

Lease;

- b. accept partial payments of any Lessee's obligations under any Lease;
 - c. accept new or additional documents, instruments or agreements relating to or in substitution of any Lessee's obligations under any Lease;
 - d. settle, release (by operation of law or otherwise), compound, compromise, collect or liquidate any of any Lessee's obligations under any Lease, the Equipment and/or any security therefor in any manner;
 - e. consent to the transfer or return of the Equipment, and take and hold additional security or guaranties for any Lessee's obligations under any Lease;
 - f. amend, exchange, release or waive any security or guaranty (other than this Guaranty); or
 - g. bid and purchase at any sale of the Equipment or other security, and direct the order and manner of sale.
6. Guarantor hereby represents and warrants that this Guaranty has been duly authorized and approved by all necessary corporate action. Guarantor acknowledges that its obligations hereunder are separate and independent of Lessees' obligations under any Lease. Guarantor hereby waives any right to require Lessor to proceed first against any Lessee, against the Equipment or against any additional security under any Lease, or to pursue any other remedy available to it under the Lease or under applicable law.
7. If any payment applied to Lessee's obligations is thereafter set aside, recovered, rescinded or required to be returned for any reason (including on account of a preference in the bankruptcy of Lessee), the obligation to which such payment was applied shall for the purposes of this Guaranty be deemed to have continued in existence notwithstanding such application, and this Guaranty shall be enforceable as to such obligation as fully as if such application had never been made.
8. Guarantor agrees to pay all costs, expenses and legal fees paid or incurred by Lessor in connection with enforcing any obligation of any Lessee and this Guaranty.
9. Guarantor agrees that this Guaranty shall be governed by and construed in accordance with the laws of the State of New York and that jurisdiction for any dispute shall be in the New York federal courts. Guarantor agrees that it shall reimburse Lessor for all costs and expenses incurred by Lessor in connection with the enforcement of this Guaranty, including without limitation court costs and actual attorney's fees. THE PARTIES HERETO AGREE THAT IN THE EVENT OF AN ALLEGED BREACH OF THIS GUARANTY OR ANY DOCUMENTS RELATING THERETO BY EITHER PARTY, OR ANY CONTROVERSIES ARISE BETWEEN THE PARTIES RELATING TO THIS GUARANTY OR ANY DOCUMENTS RELATING THERETO, SUCH CONTROVERSIES SHALL BE TRIED BY A JUDGE ALONE BEFORE THE FEDERAL COURTS IN NEW YORK, NEW YORK. THE PARTIES, HAVING HAD THE

OPPORTUNITY TO CONSULT WITH INDEPENDENT COUNSEL OF THEIR OWN CHOOSING, HEREBY KNOWINGLY AND VOLUNTARILY CONSENT TO NEW YORK JURISDICTION AS SET FORTH HEREIN AND WAIVE THEIR RIGHTS TO A TRIAL BY JURY IN ANY MATTER RELATING TO THIS GUARANTY OR ANY DOCUMENTS RELATED THERETO.

10. Nothing shall discharge or satisfy Guarantor's obligations hereunder except the full payment, performance and observance of all of each Lessee's obligations under each Lease. In connection with the assignment of a Lease, Lessor may assign this Guaranty to a successor, assignee, financing lender and/or purchaser without notice to or the consent of Guarantor. This Guaranty shall be binding upon the Guarantor, its successors and assigns and shall inure to the benefit of Lessor, its successors and assigns, including any successor assignees.
11. In providing this Guaranty, the Guarantor has not relied on any explicit or implicit representations, warranties, covenants or agreements whether made orally or in writing.
12. The covenants, conditions, terms and provisions of this Guaranty may not be waived or modified orally and shall supersede all previous, representations, commitments or agreements between the parties. In the event that any provision of this Guaranty shall be held to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

GUARANTOR:
YRC WORLDWIDE INC.

By: _____

Name: _____

Title: _____

Guaranty

THIS GUARANTY is made and effective as of August 25, 2017 by YRC WORLDWIDE INC., a Delaware corporation, having an address for purposes of notices hereunder at 10990 Roe Avenue, Overland Park, KS 66211 (attention: YRCW Treasury Department) (the "Guarantor") to Peapack Capital Corporation, a New Jersey corporation, having an address for purposes of notices hereunder at 500 Hills Drive, Bedminster, NJ 07921-0700 (the "Lessor") on behalf of YRC Enterprises Services, Inc., a Delaware corporation, having its chief executive offices at 10990 Roe Avenue, Overland Park, KS 66211 ("YRC Enterprises"), USF HOLLAND INC., a Michigan corporation, having its chief executive offices at 750 E. 40th Street, Holland, MI 49423 ("Holland"), USF REDDAWAY, INC., an Oregon corporation having its chief executive offices at 7720 SW Mohawk St., Bldg. H, Tualatin, Oregon, 97062 ("Reddaway"), YRC INC., a Delaware corporation having its chief executive offices at 10990 Roe Avenue, Overland Park, KS 66211 ("YRC Freight"), and NEW PENN MOTOR EXPRESS, INC., a Pennsylvania corporation having its chief executive offices at 625 South Fifth Avenue, Lebanon, Pennsylvania 17042 ("New Penn"). YRC Enterprises, Holland, Reddaway, YRC Freight, and New Penn are each individually referred to as a "Lessee" and collectively as "Lessees."

R E C I T A L S:

WHEREAS, Lessor and YRC Enterprise have or intend to enter into Master Lease Agreement dated as of August 25, 2017, including all riders, exhibits, amendments, supplements or other attachments now or hereafter executed in connection therewith (collectively, the "Master Agreement"). In connection with the Master Agreement, Lessor and Lessees have or intend to enter into one or more Schedules (the "Schedule" or "Schedules") for the purpose of leasing equipment and other property listed thereon. Each Schedule shall incorporate the terms and conditions of the Master Agreement and shall constitute a separate and independent "Lease" for the equipment and other property listed thereon (collectively, the "Equipment").

WHEREAS, Lessor is unwilling to enter into one or more Leases with Lessees without Guarantor's unconditional guarantee of all of Lessees' obligations under each Lease; and

WHEREAS, by Lessor's execution of each Lease, Guarantor will receive reasonably equivalent value for this Guaranty; and

WHEREAS, in consideration of benefits to accrue to Guarantor by Lessor's execution of each Lease, Guarantor is willing to induce Lessor to enter into one or more Leases and to enter into this Guaranty.

NOW, THEREFORE, in consideration of the foregoing and as an inducement to Lessor to enter into one or more Leases with Lessees, Guarantor hereby unconditionally guarantees Lessees' performance of all of its obligations under each Lease and hereby represents, warrants and agrees as follows:

1. Guarantor hereby absolutely, unconditionally and irrevocably guarantees Lessees will fully and promptly pay any payment of rent or other amount due under a Lease, including without

limitation any payment resulting from Lessees' breach or non-performance thereof. Guarantor agrees that this is an irrevocable, continuing guaranty and that Guarantor shall perform its obligations hereunder notwithstanding any renewal, extension, modification, increase or discharge of any of Lessees' obligations under the Lease.

2. Guarantor represents and warrants to Lessor that all information concerning Guarantor furnished to Lessor is true and correct in all material respects.
3. This Guaranty shall apply to all Schedules executed in connection with the Master Agreement, including, without limitation, any and all future Schedules entered into after the making and execution of this Guaranty. Neither Lessor nor Lessee shall be required to notify Guarantor of any Lessee's execution of each such Schedule before, at the time of, or after it is executed and delivered.
4. Guarantor waives notice of acceptance hereof, presentment, demand, protest and notice of nonpayment or protest as to any Lease; any and all rights of subrogation, reimbursement, indemnity, exoneration, contribution or any other claim which the Guarantor may now or hereafter have against any Lessee or any other person directly or contingently liable for the obligations guaranteed hereunder; or against or with respect to any Lessee's property (including without limitation, any property that may collateralize its obligations to Lessor), arising from the existence or performance of this Guaranty; all exemptions, all demands and notices required by law, notice of dishonor and any other notice otherwise required with respect to any Lessee's failure to perform under any Lease; all setoffs and counterclaims; and any duty on Lessor's part (should such duty exist) to disclose to Guarantor any matter, fact or item related to the business operations or condition (financial or otherwise) of Lessees or their affiliates or property, whether now or hereafter known by Lessor. Guarantor also waives any defense or disability available to Lessees that might save or release them from liability including, without limitation, defect in or unenforceability of any Lease. No delay on the part of Lessor in exercising any rights under this Guaranty or failure to exercise the same shall operate as a waiver of such rights. No modification or waiver of the provisions of this Guaranty shall be effective unless in writing signed by Lessor, and no such waiver shall be applicable and effective except in the specific instance for which it is given.
5. In accordance with the provisions of the Master Agreement, without causing a release of Guarantor from its obligations hereunder, and without being required to notify Guarantor of any of the following modifications made, Lessor shall be authorized to:
 - a. renew, extend (including extensions beyond the original term of any Lease), modify, release, increase or discharge any obligations of any Lessee, its customers, or co-guarantors (whether hereunder or under a separate instrument) or of any other party at any time directly or contingently liable for the payment of Lessee's obligations under any Lease;
 - b. accept partial payments of any Lessee's obligations under any Lease;
 - c. accept new or additional documents, instruments or agreements relating to or in

- substitution of any Lessee's obligations under any Lease;
- d. settle, release (by operation of law or otherwise), compound, compromise, collect or liquidate any of any Lessee's obligations under any Lease, the Equipment and/or any security therefor in any manner;
 - e. consent to the transfer or return of the Equipment, and take and hold additional security or guaranties for any Lessee's obligations under any Lease;
 - f. amend, exchange, release or waive any security or guaranty (other than this Guaranty); or
 - g. bid and purchase at any sale of the Equipment or other security, and direct the order and manner of sale.
6. Guarantor hereby represents and warrants that this Guaranty has been duly authorized and approved by all necessary corporate action. Guarantor acknowledges that its obligations hereunder are separate and independent of Lessees' obligations under any Lease. Guarantor hereby waives any right to require Lessor to proceed first against any Lessee, against the Equipment or against any additional security under any Lease, or to pursue any other remedy available to it under the Lease or under applicable law.
7. If any payment applied to Lessee's obligations is thereafter set aside, recovered, rescinded or required to be returned for any reason (including on account of a preference in the bankruptcy of Lessee), the obligation to which such payment was applied shall for the purposes of this Guaranty be deemed to have continued in existence notwithstanding such application, and this Guaranty shall be enforceable as to such obligation as fully as if such application had never been made.
8. Guarantor agrees to pay all costs, expenses and legal fees paid or incurred by Lessor in connection with enforcing any obligation of any Lessee and this Guaranty.
9. Guarantor agrees that this Guaranty shall be governed by and construed in accordance with the laws of the State of New York and that jurisdiction for any dispute shall be in the New York federal courts. Guarantor agrees that it shall reimburse Lessor for all costs and expenses incurred by Lessor in connection with the enforcement of this Guaranty, including without limitation court costs and actual attorney's fees. THE PARTIES HERETO AGREE THAT IN THE EVENT OF AN ALLEGED BREACH OF THIS GUARANTY OR ANY DOCUMENTS RELATING THERETO BY EITHER PARTY, OR ANY CONTROVERSIES ARISE BETWEEN THE PARTIES RELATING TO THIS GUARANTY OR ANY DOCUMENTS RELATING THERETO, SUCH CONTROVERSIES SHALL BE TRIED BY A JUDGE ALONE BEFORE THE FEDERAL COURTS IN NEW YORK, NEW YORK. THE PARTIES, HAVING HAD THE OPPORTUNITY TO CONSULT WITH INDEPENDENT COUNSEL OF THEIR OWN CHOOSING, HEREBY KNOWINGLY AND VOLUNTARILY CONSENT TO NEW YORK JURISDICTION AS SET FORTH HEREIN AND WAIVE THEIR RIGHTS TO A TRIAL BY JURY IN ANY MATTER RELATING TO THIS GUARANTY OR ANY DOCUMENTS RELATED THERETO.

10. Nothing shall discharge or satisfy Guarantor's obligations hereunder except the full payment, performance and observance of all of each Lessee's obligations under each Lease. In connection with the assignment of a Lease, Lessor may assign this Guaranty to a successor, assignee, financing lender and/or purchaser without notice to or the consent of Guarantor. This Guaranty shall be binding upon the Guarantor, its successors and assigns and shall inure to the benefit of Lessor, its successors and assigns, including any successor assignees.
11. In providing this Guaranty, the Guarantor has not relied on any explicit or implicit representations, warranties, covenants or agreements whether made orally or in writing.
12. The covenants, conditions, terms and provisions of this Guaranty may not be waived or modified orally and shall supersede all previous, representations, commitments or agreements between the parties. In the event that any provision of this Guaranty shall be held to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

GUARANTOR:

YRC WORLDWIDE INC.

By: 

Name: Mark Brenner

Title: VP & Treasurer

3661904.1

FIRST AMENDMENT TO MASTER LEASE AGREEMENT

THIS FIRST AMENDMENT TO MASTER LEASE AGREEMENT (this "**First Amendment**"), dated as of April 29, 2020, is by and between **PEAPACK CAPITAL CORPORATION** (the "**Lessor**"), **YRC ENTERPRISE SERVICES, INC.**, as agent for and on behalf of the applicable Lessee Affiliate (the "**Lessee**"), **YRC INC.**, and **USF REDDAWAY INC.** (each, a "**Lessee Affiliate**").

RECITALS:

- A.** Lessor and Lessee entered into a certain Master Lease Agreement as of August 25, 2017 ("**Master Lease Agreement**") whereby approved Lessee Affiliates (as such term is defined in the Master Lease Agreement) have leased certain Equipment from Lessor pursuant to various Schedules to the Master Lease Agreement (each Schedule shall be deemed a "Lease" as such term is defined in the Master Lease Agreement);
- B.** Schedule No. 1 to the Master Lease Agreement, dated as of October 26, 2017, Schedule No. 2 to the Master Lease Agreement, dated as of November 21, 2017, and Schedule No. 4 to the Master Lease Agreement, dated as of November 13, 2018, are each between YRC Inc. as Lessee Affiliate ("**YRC Inc.**") and Lessor;
- C.** Schedule No. 3 to the Master Lease Agreement, dated as of December 29, 2017, and Schedule No. 5 to the Master Lease Agreement, dated as of December 27, 2018, are each between USF Reddaway Inc. as Lessee Affiliate ("**Reddaway**") and Lessor;
- D.** Due to the current COVID-19 pandemic, both YRC Inc. and Reddaway have requested that Lessor grant them each a six (6) month deferral of their Base Monthly Rental payments due under their respective Schedules listed above;
- E.** Lessor has agreed to the condition provided in Recital D provided that Lessee provide Lessor with an additional report that Lessee prepares on a regular basis;

NOW, THEREFORE, in consideration of the mutual agreements contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Lessee, YRC Inc., Reddaway and Lessor hereby agree to amend the Master Lease Agreement, and the five (5) Leases specified above as follows:

1. Lessor agrees to a six (6) month deferral of Base Monthly Rental payments for YRC Inc. for Schedule No.1, Scheduled No. 2 and Schedule No. 4, beginning with the Base Monthly Rental payment due April 1, 2020 and continuing and including the Base Monthly Rental payment due on September 1, 2020, On October 1, 2020, YRC Inc. shall resume making its regularly-scheduled Base Monthly Rental payments for Schedule No. 1, Schedule No. 2 and Schedule No. 4 pursuant to the terms of each Lease;
2. Lessor agrees to a six (6) month deferral of Base Monthly Rental payments for Reddaway. for Schedule No.3 and Schedule No.5, beginning with the Base Monthly Rental payment due April 1, 2020 and continuing and including the Base Monthly Rental payment due on September 1, 2020, On October 1, 2020, Reddaway Inc. shall resume making its regularly-scheduled Base Monthly Rental payments for Schedule No. 3 and Schedule No. 5 pursuant to the terms of each Lease;
3. The term "TRAC Percentage" as referenced in Rider No. 1 to Schedule No. 1, Rider No. 1 to Schedule No. 2, Rider No. 1 to Schedule No. 3, Rider No.1 to Schedule No. 4, and Rider No. 1 to Schedule No. 5 shall be defined as "50%".

4. In section 3 of the TRAC Purchase Option provision in Rider No. 1 to Schedule No. 1, Rider No. 1 to Schedule No. 2, Rider No. 1 to Schedule No. 3, Rider No.1 to Schedule No. 4, and Rider No. 1 to Schedule No. 5, the percentage stated in the fourth to last sentence thereof shall be "37.9703%".
5. For as long as the deferral of Base Monthly Rental payments is in effect, Lessee hereby agrees to provide its 13-week Cash Flow Forecast Report to the Lessor on at least a bi-weekly basis.

Except as expressly modified hereby, the terms and conditions of the Master Lease Agreement and each Lease remain in full force and effect, and are hereby ratified and confirmed in all respects. In the event of a conflict between this First Amendment and the Master Lease Agreement and/or any Lease, the terms of this First Amendment shall govern. Capitalized terms used in this First Amendment which are defined in the Master Lease Agreement and/or Lease shall have the same meanings as ascribed to them in the Master Lease Agreement and/or Lease.

IN WITNESS WHEREOF, Lessee, YRC Inc., Reddaway and Lessor each have caused this First Amendment to be duly executed and delivered as of the date first above written.

LESSEE: YRC ENTERPRISE SERVICES, INC.

By: Mark D Boehmer

Name: Mark D. Boehmer

Title: Vice President & Treasurer

LESSEE AFFILIATE: YRC INC.

By: Mark D Boehmer

Name: Mark D. Boehmer

Title: Vice President & Treasurer

LESSEE AFFILIATE: USF REDDAWAY INC.

By: Mark D Boehmer

Name: Mark D. Boehmer

Title: Vice President & Treasurer

LESSOR: PEAPACK CAPITAL CORPORATION

By: Robert R Cobleigh

Name: Robert R Cobleigh

Title: President

EXHIBIT B

SCHEDULE NO. 1

This Schedule No. 1 dated October 26, 2017 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and YRC Inc. (d/b/a YRC Freight) (the "Lessee") incorporates by reference the terms and conditions of Master Lease Agreement dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement") and constitutes a separate lease between Lessor and Lessee. The Schedule and Master Agreement as incorporated herein are hereinafter referred to collectively as the "Lease". All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Agreement.

1. Equipment: See Exhibit A attached hereto.
2. Equipment Delivery Location (or Titling Jurisdiction for Vehicles (defined below) subject to certificates of title): The titling jurisdiction is Indiana.
3. Total Equipment Cost: \$9,194,850.56
4. Base Term: Sixty (60) Months
5. Base Term Commencement Date: October 26, 2017
6. Base Term End Date: October 26, 2022
7. Due Dates of Base Monthly Rental Payments: The 26th day of each month, commencing with November 26, 2017
8. Date of Last Base Monthly Rental Payment: October 26, 2022
9. Base Monthly Rental: \$111,097.00 (plus applicable sales/use tax)
10. Base Monthly Rent Paid in Advance or Arrears: Arrears
11. Supplier: American Trailer and Storage, Inc.
12. Equipment Return Location: Anywhere in the continental United States as determined by Lessor.
13. Stipulated Loss Value: See attached Exhibit B to this Schedule. Stipulated Loss Value means, with respect to any Item, the product of the Total Equipment Cost of such Item times the percentage applicable to the due date for the Base Monthly Rental payment for which the Stipulated Loss Value is being calculated, as set forth on Exhibit B attached hereto, except that following the expiration of the Base Term, the applicable percentage shall be the last percentage set forth on Exhibit B attached hereto. For the avoidance of doubt, Stipulated Loss Values are in addition to any unpaid Base Monthly Rental payments due on or prior to the same day.
14. Special Terms:
 - a. Authorization for Electronic Payments: Lessee agrees to originate base monthly lease payments to Lessor or its assigns via Automated Clearinghouse (ACH) from Lessee's

account maintained with its financial institution.

- b. Guaranty. Notwithstanding anything to the contrary herein, the parties acknowledge and agree that this Lease is guaranteed by YRC Worldwide Inc.
- c. Titled Equipment: The Equipment contains one or more titled vehicles (individually, a "Vehicle" and collectively, the "Vehicles"). Each Vehicle shall be used predominantly in the United States in Lessee's business in accordance with all applicable governmental and insurer titling requirements and limitations. Title to each Vehicle shall at all times remain in Lessor, or Lessor's Assignee(s) as owner or, if permitted under the applicable vehicle titling statutes, as lienholder. Lessee hereby grants to Lessor an irrevocable power of attorney coupled with an interest in Lessee's name (a "Power of Attorney"), to apply for a certificate of title for any Vehicle that is required to be titled under the laws of any jurisdiction where the Vehicle is or may be used and/or to transfer title thereto upon assignment by Lessor to an Assignee or upon the exercise by Lessor of its remedies upon an Event of Default by Lessee under the Lease. In furtherance of such grant, Lessee shall provide a written Power of Attorney, in form and substance satisfactory to Lessor, upon Lessor's request. If Lessee fails to perform or comply with any of its agreements with respect to titling of Vehicles, Lessor may perform or comply with such agreements in its own name or in Lessee's name as attorney-in-fact and the amount of any payments and expenses of Lessor incurred in connection with such performance or compliance, together with interest thereon at the rate of 1% per month from the date Lessor made such payments or incurred such expenses until payment is received by Lessor, or if such rate shall exceed the maximum rate of interest allowed by law, then at such maximum rate, shall be deemed rent payable by Lessee upon demand.

Notwithstanding anything contrary contained in the Master Agreement, the following provisions shall apply to each Vehicle:

- 1) Lessee shall, at Lessee's own expense, register, title and license each Vehicle in the manner prescribed by Lessor as required by the applicable government or regulatory agency(ies). Lessee will do whatever may be necessary to have a statement of the interest of Lessor or any Assignee of Lessor in any Vehicle noted on any certificate of title relating to any Vehicle and will deliver said certificate to Lessor. In event Lessor registers, titles and/or licenses any Vehicle, Lessee shall immediately reimburse Lessor for all expenses relating thereto.

Lessee shall pay or provide for payment of all operating expenses of all Vehicles, including without limitation, gasoline, oil, anti-freeze, other fluids, servicing, repairs, storage, towing and fines.

- 2) Lessee shall require any operator of the vehicle to be properly licensed, trained and able to perform the functions necessary for safe operation. Lessee hereby covenants that it shall not permit its employees, representatives or agents to use any Vehicle for illegal purposes, including, without limitation, the illegal transportation of controlled substances, firearms, explosives, or hazardous

materials.

- 3) Lessee shall be responsible for all fees, traffic summonses, penalties and fines that may be imposed due to the use of the Vehicle.
 - 4) Lessee shall provide to Lessor any documentation pertaining to any Vehicle as Lessor may, from time to time, reasonably request. Including but not limited to the location, mileage and condition of any or all Vehicles.
 - d. TRAC Rider: The TRAC provisions described on Rider No. 1 attached hereto are hereby made applicable to and incorporated into this Schedule.
 - e. Mobile Equipment: Notwithstanding anything to the contrary in the Master Agreement, Lessor acknowledges that the Equipment is mobile and may be moved to additional locations so long as Lessee keeps the Equipment in its sole possession and control, except that Lessee may store any Item of the Equipment at a customer's location for a limited period of time and in the ordinary course of business, and except when any Item of Equipment is undergoing required repairs. Upon Lessor's request, Lessee shall promptly provide Lessor the then current location of the Equipment.
15. Maintenance and Return Conditions for Vehicles: Without limiting the obligations of Lessee under the Lease, Lessee shall, at its expense, do the following:
- a. Lessee shall ensure that all Vehicles and their operations conform to all applicable local, state, and federal laws, health and safety guidelines. Upon return, the Vehicles will be complete and operational with all components as originally supplied and will have passed U. S. Department of Transportation or appropriate regulatory agency requirements for operation. If applicable, an inspection sticker or certificate will be furnished to Lessor verifying compliance with any regulatory requirements. Lessee shall satisfy all legal and regulatory conditions necessary for Lessor to sell or lease the Vehicles to a third party. Lessee will keep all licenses and operating certificates required for operation of the Vehicles current during the Lease Term.
 - b. Upon return, each Vehicle and its components shall meet all of their applicable manufacturer's specifications for performance under full rated loads. In addition, each Vehicle must be maintained throughout the Lease Term and returned upon the expiration or termination thereof in accordance with all of the following conditions:
 - i. Tires. All tires shall be matched on each Vehicle by the same type and tread design, original size, and manufacturer, and have a minimum of 12/32 inch of remaining tread depth. All front tires shall be original casings; rear tires may be either casings or recapped casings. All tires shall be free of flat or bald spots, cupping, dry rot, cuts and exposed cords.
 - ii. General Condition. The Vehicles must be able to pass Federal Highway Administration inspection. The Vehicles shall be structurally sound with no material structural or mechanical damage, in good overall appearance, clean with

no missing or damaged parts, ordinary wear and tear excepted. The Vehicles shall be free of any material rust and corrosion. No glass shall be broken or cracked, no upholstery shall have any cuts or burns and there shall be no physical damage to exterior or interior materials, other than from normal use, that exceeds \$500 in the aggregate to repair and no physical damage from accidents. Upon return, all Vehicles shall be completely de-identified, including but not limited to all commercial logos, advertising, graffiti, Lessee insignia and lettering. The de-identified surfaces shall be repaired and refinished in such a way that the area blends in with the remainder of the item's overall appearance. Manufacturer's identity plates and markings shall not be removed or obscured.

- iii. Documents and Records. Written records of scheduled and other maintenance and repair work done shall be kept, dated, and signed by the appropriate authority. A service history or log will be maintained during the Lease Term, in English, and a copy provided to Lessor upon request during the Lease Term, or at the expiration or other termination (by acceleration or otherwise) of the Lease. All maintenance records, maintenance record jackets, repair jackets, repair orders, license plates, registration certificates, and all other similar documents, in their entirety, must be returned to Lessor.
- iv. Brakes. Brake drums and linings shall not be cracked and shall not exceed manufacturer's recommended wear limits. Brake linings shall have a minimum of 3/8 inch of remaining wear on each lining.
- v. Maintenance. Lessee shall follow the manufacturer's recommended maintenance and service schedule, including, without limitation, manufacturer's schedule of engine oil change and sampling, to the extent required to validate any warranty, at Lessee's sole cost and expense. Any maintenance or repair work shall comply with the guidelines and procedures as specified by the manufacturers of the Vehicles or each component of the Vehicles. Lessee will use only original manufacturer's approved replacement parts and components in the performance of any maintenance and repair of the Vehicles. Lessee will at all times maintain the Vehicles in good operational condition and appearance, and shall not discriminate in such maintenance between owned or leased Vehicles.

16. Tax Indemnity Rider. The income tax indemnity described on Rider No. 2 attached hereto is hereby incorporated into this Schedule.

All other terms and conditions of the Master Agreement shall remain in full force and effect without change.

The undersigned Lessee acknowledges that this Schedule authorizes the Lessor or its agents or assignee(s) to sign, execute and file on its behalf any and all necessary documents, including UCC financing statements and other filings and recordings, to make public this lease transaction. The parties intend this transaction to be a true lease, but if any court or tribunal, having power to bind the parties, should conclude that all or part of this Schedule is not a true lease but is in the nature of a

sale, consignment, or other transaction, the parties intend and the Lessee hereby grants a continuing security interest in the Equipment from the date of this Schedule to secure the payment of all Lessee's indebtedness to Lessor.

IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF THE MASTER AGREEMENT AND THIS SCHEDULE, THIS SCHEDULE SHALL PREVAIL.

THIS SCHEDULE TOGETHER WITH THE MASTER AGREEMENT, ANY ADDITIONAL PROVISION(S) REFERRED TO IN HEREIN OR THEREIN, AND ANY ADDENDA, ANNEXES, EXHIBITS OR RIDERS EXECUTED BY LESSOR AND LESSEE WHICH REFERENCES THIS SCHEDULE CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE LESSOR AND LESSEE AS TO THE LEASE AND THE EQUIPMENT.

[Remainder of this page intentionally left blank, signatures appear on next page.]

LESSOR: **Peapack Capital Corporation**

By: 

Name: Robert D. Coblentz

Title: President

LESSEE: **YRC Inc. (d/b/a YRC Freight)**

By: 

Name: Mark D. Boehmer

Title: Vice President

This original executed counterpart of this Schedule is hereby marked as "Original" and constitutes the chattel paper of this Schedule. Any executed counterparts of this Schedule that do not include the immediately preceding sentence do not constitute chattel paper.

EXHIBIT A TO SCHEDULE NO. 1

DESCRIPTION OF EQUIPMENT SUBJECT TO SCHEDULE NO. 1

431 2018 Hyundai Translead 28' HT Composite Dry Van Trailers, more particularly described as follows:

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C7JT744001	135639	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744002	135640	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744003	135641	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744004	135642	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744005	135643	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744006	135644	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744007	135645	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744008	135646	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744009	135647	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744010	135648	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744011	135649	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744012	135650	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744013	135651	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744014	135652	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744015	135653	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744016	135654	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744017	135655	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744018	135656	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744019	135657	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744020	135658	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744021	135659	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744022	135660	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744023	135661	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744024	135662	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744025	135663	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744026	135664	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744027	135665	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744028	135666	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744029	135667	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744030	135668	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744031	135669	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744032	135670	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744033	135671	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744034	135672	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744035	135673	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C4JT744036	135674	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744037	135675	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744038	135676	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744039	135677	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744040	135678	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744041	135679	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744042	135680	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744043	135681	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744044	135682	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744045	135683	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744046	135684	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744047	135685	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744048	135686	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744049	135687	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744050	135688	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744051	135689	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744052	135690	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744053	135691	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744054	135692	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744055	135693	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744056	135694	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744057	135695	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744058	135696	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744059	135697	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744060	135698	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744061	135699	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744062	135700	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744063	135701	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744064	135702	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744065	135703	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744066	135704	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744067	135705	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744068	135706	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744069	135707	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744070	135708	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744071	135709	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744072	135710	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744073	135711	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744074	135712	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744075	135713	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744076	135714	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744077	135715	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C9JT744078	135716	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744079	135717	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744080	135718	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744081	135719	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744082	135720	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744083	135721	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744084	135722	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744085	135723	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744086	135724	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744087	135725	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744088	135726	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744089	135727	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744090	135728	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744091	135729	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744092	135730	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744093	135731	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744094	135732	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744095	135733	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744096	135734	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744097	135735	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744098	135736	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744099	135737	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744100	135738	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744101	135739	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744102	135740	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744103	135741	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744104	135742	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744105	135743	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744106	135744	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744107	135745	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744108	135746	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744109	135747	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744110	135748	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744111	135749	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744112	135750	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744113	135751	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744114	135752	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744115	135753	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744116	135754	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744117	135755	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744118	135756	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744119	135757	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C4JT744120	135758	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744121	135759	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744122	135760	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744123	135761	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744124	135762	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744125	135763	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744126	135764	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744127	135765	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744128	135766	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744129	135767	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744130	135768	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744131	135769	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744132	135770	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744133	135771	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744134	135772	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744135	135773	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744136	135774	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744137	135775	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744138	135776	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744139	135777	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744140	135778	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744141	135779	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744142	135780	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744143	135781	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744144	135782	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744145	135783	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744146	135784	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744147	135785	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744148	135786	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744149	135787	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744150	135788	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744151	135789	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744152	135790	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744153	135791	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744154	135792	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744155	135793	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744156	135794	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744157	135795	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744158	135796	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744159	135797	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744160	135798	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744161	135799	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C9JT744162	135800	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744163	135801	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744164	135802	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744165	135803	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744166	135804	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744167	135805	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744168	135806	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744169	135807	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744170	135808	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744171	135809	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744172	135810	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744173	135811	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744174	135812	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744175	135813	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744176	135814	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744177	135815	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744178	135816	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744179	135817	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744180	135818	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744181	135819	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744182	135820	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744183	135821	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744184	135822	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744185	135823	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744186	135824	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744187	135825	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744188	135826	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744189	135827	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744190	135828	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744191	135829	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744192	135830	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744193	135831	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744194	135832	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744195	135833	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744196	135834	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744197	135835	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744198	135836	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744199	135837	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744200	135838	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744201	135839	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744202	135840	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744203	135841	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281CXJT744204	135842	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744205	135843	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744206	135844	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744207	135845	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744208	135846	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744209	135847	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744210	135848	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744211	135849	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744212	135850	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744213	135851	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744214	135852	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744215	135853	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744216	135854	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744217	135855	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744218	135856	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744219	135857	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744220	135858	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744221	135859	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744222	135860	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744223	135861	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744224	135862	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744225	135863	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744226	135864	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744227	135865	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744228	135866	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744229	135867	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744230	135868	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744231	135869	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744232	135870	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744233	135871	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744234	135872	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744235	135873	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744236	135874	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744237	135875	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744238	135876	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744239	135877	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744240	135878	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744241	135879	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744242	135880	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744243	135881	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744244	135882	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744245	135883	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C4JT744246	135884	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744247	135885	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744248	135886	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744249	135887	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744250	135888	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744251	135889	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744252	135890	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744253	135891	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744254	135892	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744255	135893	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744256	135894	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744257	135895	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744258	135896	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744259	135897	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744260	135898	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744261	135899	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744262	135900	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744263	135901	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744264	135902	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744265	135903	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744266	135904	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744267	135905	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744268	135906	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744269	135907	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744270	135908	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744271	135909	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744272	135910	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744273	135911	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744274	135912	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744275	135913	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744276	135914	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744277	135915	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744278	135916	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744279	135917	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744280	135918	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744281	135919	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744282	135920	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744283	135921	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744284	135922	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744285	135923	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744286	135924	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744287	135925	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C9JT744288	135926	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744289	135927	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744290	135928	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744291	135929	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744292	135930	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744293	135931	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744294	135932	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744295	135933	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744296	135934	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744297	135935	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744298	135936	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744299	135937	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744300	135938	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744301	135939	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744302	135940	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744303	135941	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744304	135942	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744305	135943	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744306	135944	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744307	135945	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744308	135946	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744309	135947	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744310	135948	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744311	135949	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744312	135950	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744313	135951	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744314	135952	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744315	135953	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744316	135954	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744317	135955	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744318	135956	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744319	135957	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744320	135958	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744321	135959	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744322	135960	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744323	135961	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744324	135962	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744325	135963	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744326	135964	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744327	135965	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744328	135966	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744329	135967	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C4JT744330	135968	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744331	135969	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744332	135970	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744333	135971	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CIJT744334	135972	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744335	135973	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744336	135974	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744337	135975	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744338	135976	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744339	135977	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744340	135978	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744341	135979	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744342	135980	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744343	135981	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744344	135982	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744345	135983	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744346	135984	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744347	135985	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CIJT744348	135986	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744349	135987	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744350	135988	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CIJT744351	135989	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744352	135990	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744353	135991	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744354	135992	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744355	135993	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744356	135994	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744357	135995	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744358	135996	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744359	135997	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744360	135998	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744361	135999	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744362	136000	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744363	136001	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744364	136002	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CIJT744365	136003	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744366	136004	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CSJT744367	136005	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744368	136006	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744369	136007	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744370	136008	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744371	136009	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281C9JT744372	136010	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744373	136011	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744374	136012	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744375	136013	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744376	136014	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744377	136015	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744378	136016	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744379	136017	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744380	136018	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744381	136019	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744382	136020	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744383	136021	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744384	136022	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744385	136023	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744386	136024	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744387	136025	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744388	136026	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744389	136027	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744390	136028	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744391	136029	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744392	136030	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744393	136031	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744394	136032	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744395	136033	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744396	136034	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744397	136035	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744398	136036	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744399	136037	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744400	136038	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744401	136039	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744402	136040	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744403	136041	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744404	136042	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744405	136043	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744406	136044	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744407	136045	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744408	136046	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744409	136047	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744410	136048	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744411	136049	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744412	136050	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744413	136051	18,773.00	150.00	125.00	2,285.76	21,333.76

VIN	YRC Unit #	Purchase Price	Delivery I	Delivery II	FET	Total
3H3V281CXJT744414	136052	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744415	136053	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744416	136054	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744417	136055	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744418	136056	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744419	136057	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744420	136058	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744421	136059	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744422	136060	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744423	136061	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744424	136062	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744425	136063	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744426	136064	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744427	136065	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744428	136066	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744429	136067	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744430	136068	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744431	136069	18,773.00	150.00	125.00	2,285.76	21,333.76
TOTAL:						9,194,850.56

EXHIBIT B TO SCHEDULE NO. 1

STIPULATED LOSS VALUE TABLE TO SCHEDULE NO. 1

<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>	<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>	<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>
1	104.03%	21	83.20%	41	61.40%
2	103.06%	22	82.13%	42	60.28%
3	102.04%	23	81.06%	43	59.17%
4	101.01%	24	79.98%	44	58.05%
5	99.98%	25	78.91%	45	56.93%
6	98.95%	26	77.83%	46	55.81%
7	97.92%	27	76.75%	47	54.69%
8	96.89%	28	75.66%	48	53.57%
9	95.85%	29	74.58%	49	52.44%
10	94.81%	30	73.49%	50	51.31%
11	93.77%	31	72.40%	51	50.18%
12	92.72%	32	71.31%	52	49.05%
13	91.67%	33	70.22%	53	47.92%
14	90.62%	34	69.12%	54	46.78%
15	89.57%	35	68.02%	55	45.65%
16	88.51%	36	66.92%	56	44.51%
17	87.45%	37	65.82%	57	43.39%
18	86.39%	38	64.72%	58	42.26%
19	85.33%	39	63.61%	59	41.13%
20	84.26%	40	62.51%	60	40.00%

RIDER I TO SCHEDULE NO. I

TRAC Provisions

This Rider No. I is attached to and made a part of Schedule No. I, dated as of October 26, 2017 (the "Schedule") between Peapack Capital Corporation ("Lessor") and YRC Inc. (d/b/a YRC Freight) ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement, dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Lease and the Schedule.

TRAC Purchase Option

(1) The "TRAC Percentage" is defined as 40% of the Total Equipment Cost. Lessee and Lessor agree that the TRAC Percentage is a reasonable estimate of the fair market value of the Equipment at the end of the Term. Provided that no Event of Default has occurred and is continuing, Lessee may elect, by giving Lessor not less than ninety (90) days prior written notice (which notice shall be irrevocable without Lessor's written consent), to purchase all, but not less than all, of the Equipment described in this Schedule (hereinafter for purposes of this Section only, the "TRAC Equipment") for an amount equal to the TRAC Percentage multiplied by the Total Equipment Cost in which case all TRAC Equipment shall be sold to Lessee on an AS IS, WHERE IS BASIS, without recourse or warranty (except that Lessor has whatever title (if any) to the Equipment that was conveyed to it by the Supplier free of any security interest arising solely by reason of a claim against Lessor that Lessee is not responsible to remove pursuant to the Lease).

(2) Unless Lessee has previously notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessee shall provide Lessor with written notice, not less than ninety (90) days before the expiration of the Base Term (which notice shall be irrevocable without Lessor's written consent), of Lessee's intent to return the TRAC Equipment (the "End of Term Notice"). If Lessor does not receive the End of Term Notice within the applicable time frame, the Base Term shall be automatically extended (the "Extension Term") without any notice or action on the part of Lessor for three additional months (at the Base Monthly Rental amount) and shall further be extended until the end of the second full month after the month during which the End of Term Notice is received by Lessor. Notwithstanding the foregoing, unless Lessee has previously duly notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessor shall have the right (but not the obligation), at any time during the final month of the Base Term or at any time during the Extension Term to terminate this Agreement, in which event Lessee shall be obligated to return the Equipment at the end of the then-current month (the "Extension Termination Date"). Lessee's failure to return any Item by the Extension Termination Date in the manner and condition required by the Lease, for any reason whatsoever, shall constitute an immediate Event of Default under the Lease notwithstanding the making of any payment or the rendering of other performance hereunder. Upon return of the Equipment at the end of any Extension Term, the terms of subsection (3) below shall be applicable and the TRAC Percentage shall remain unchanged.

(3) Unless Lessee purchases all of the TRAC Equipment in accordance with the terms hereof, Lessee shall return to Lessor all of the TRAC Equipment, pursuant to the return provisions

of this Lease. Lessee's failure to return the TRAC Equipment as required hereunder shall constitute an Event of Default hereunder and the Base Term shall, at Lessor' election, be extended on a month-to-month basis. Upon return of the TRAC Equipment and provided that no Event of Default has occurred and is continuing, Lessor shall sell or otherwise dispose of the TRAC Equipment in a commercially reasonable manner. If the amount received by Lessor for the TRAC Equipment in such sale or disposition exceeds the sum of the TRAC Percentage multiplied by the Total Equipment Cost, plus the amounts remaining due under this Agreement and all costs of sale, any such excess shall be returned by Lessor to Lessee as a rental adjustment. If the amount received by Lessor for the TRAC Equipment in such sale or disposition (after deduction of any amounts remaining due under this Agreement and all costs of sale) is less than the TRAC Percentage multiplied by The Total Equipment Cost, then any such deficiency shall be paid by Lessee to Lessor as a terminal rental adjustment provided however that in no event shall Lessee be obligated to pay to Lessor, as a terminal rental adjustment under the TRAC provision, any such amount in excess of 27.9703% of the Total Equipment Cost of the TRAC Equipment. Lessee agrees to facilitate any such sale or disposition of the TRAC Equipment and hereby grants to Lessor, its agents or employees, the right to enter Lessee's premises for the purpose of selling or otherwise disposing of the TRAC Equipment. Lessee shall reimburse Lessor for all costs of such sale or disposition, including all taxes, advertising costs or other commissions or expenses charged against the sales price. Lessee shall execute Lessor's approved form TRAC certificate at or before closing.

RIDER 2 TO SCHEDULE NO. 1

Tax Indemnification

This Rider No. 2 is attached to and incorporated into Schedule No. 1 dated as of October 26, 2017 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and YRC Inc. ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement dated August 25, 2017, between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Schedule or the Master Agreement, as applicable.

1. Lessee represents and warrants that: (a) it believes that it is reasonable to estimate that the useful life of the Equipment exceeds the lease term (including any interim and fixed rental renewal periods) by the greater of one (1) year or twenty (20) percent of such estimated useful life, and that said Equipment will have a value at the end of the lease term, including any fixed rate renewal period, of at least twenty percent (20%) of the original equipment cost of the Equipment, without including in such value any increase or decrease for inflation or deflation during the original lease term; (b) the Equipment is, and will be used by Lessee so as to remain, property eligible for the MACRS Deductions (as defined below); (c) each item of Equipment constitutes "qualified property" pursuant to Section 168(k) of the Internal Revenue Code of 1986, as now or hereafter amended (the "Code"), (d) the Equipment shall be treated as originally placed in service not earlier than the date of the execution and delivery of the Schedule, or in the event the transaction is a sale-leaseback transaction, Lessee shall not have placed in service the Equipment subject to the Schedule at any time prior to three (3) months before the execution and delivery of the Schedule.

2. If, as a result of any Event of Default, act or omission of Lessee or breach of any representation or warranty of Lessee either (a) Lessor in computing its taxable income or liability for tax, shall lose, or shall not have, or shall lose the right to claim or there shall be disallowed or recaptured for Federal and/or state income tax purposes, in whole or in part, the benefit to Lessor of MACRS Deductions, or (b) Lessor shall become liable for additional tax (including, without limitation, as a result of Lessee having added an attachment or made an alteration to the Equipment, including (without limitation) any such attachment or alteration which would increase the productivity or capability of the Equipment so as to violate the provisions of Rev. Proc. 2001-28, 2001-1 C.B. 1156 (as it may hereafter be modified or superseded) (hereinafter referred to as a "Loss")), then Lessee shall pay Lessor the Tax Indemnification Payment as additional rent and Lessor shall revise the table of Stipulated Loss Values attached to the Schedule as Exhibit B to reflect the Loss.

3. As used herein: (a) "MACRS Deductions" shall mean the deductions under Section 167 of the Code, determined in accordance with the modified Accelerated Cost Recovery System with respect to the original equipment cost of any Item of the Equipment using the accelerated method set forth in Section 168(b)(1) of the Code; (b) "Lessor" shall be deemed to include the consolidated Federal taxpayer group of which Lessor is a member; and (c) "Tax Indemnification Payment" shall mean such amount as, after consideration of (i) all taxes required to be paid by Lessor in respect of the receipt thereof under the laws of any governmental or taxing authority in the United States, and (ii) the amount of any interest or penalty which may be payable by Lessor

in connection with the Loss, shall be required to cause Lessor's after-tax net return (the "Net Return") to be equal to, but no greater than, the Net Return computed consistently with current tax laws (and with the assumption that Lessor is taxed at the highest marginal Federal and state tax rates) as of the date of the Schedule that would have been available to Lessor had the Loss not occurred.

4. Lessor shall be responsible for, and shall not be entitled to a Tax Indemnification Payment by Lessee on account of, any Loss arising solely as a direct result of the occurrence of any one or more of the following events: (a) the failure of Lessor to timely and properly claim MACRS Deductions, as applicable, in the tax return of Lessor other than as a result of changes in the Code or applicable regulations unless in the reasonable opinion of Lessor's tax counsel there is no basis for such claim; (b) the failure of Lessor to have sufficient taxable income before application of the MACRS Deductions to offset the full amount of such MACRS Deductions other than as a result of changes in the Code or applicable regulations; (c) any event which by the terms of the Lease requires payment by Lessee of the Stipulated Loss Value if such payment is thereafter actually made to Lessor, to the extent that such payment reimburses Lessor for amounts otherwise payable by Lessee pursuant hereto; or (d) a disqualifying disposition due to sale of any item of the Equipment or the Lease by Lessor prior to a Default.

5. Lessor promptly shall notify Lessee in writing of such Loss and Lessee shall pay to Lessor the Tax Indemnification Payment within thirty (30) days of such notice. For these purposes, a Loss shall occur upon the earliest of: (a) the happening of any event (such as disposition or change in use of any item of the Equipment) which will cause such Loss; (b) the payment by Lessor to the Internal Revenue Service or state taxing authority of the tax increase (including an increase in estimated taxes) resulting from such Loss; (c) the date on which the Loss is realized by Lessor; or (d) the adjustment of the tax return of Lessor to reflect such Loss.

6. The obligations of Lessee under this Rider No. 2, which accrue during the term of the Schedule, shall survive the expiration or termination of the Schedule.

3710107.3

TRAC Certification

This Certification is provided by YRC Inc. (d/b/a YRC Freight) ("**Lessee**") in connection with that certain Schedule No. 1 dated as of October 26, 2017 (the "**Schedule**"), between Lessee and Peapack Capital Corporation ("**Lessor**").

The parties intend and agree that the Schedule constitutes a "qualified motor vehicle operating agreement" within the meaning of Section 7701(h) of the Internal Revenue Code of 1986, as now or hereafter amended, and this Certification is required to be provided pursuant to that Section.

Lessee hereby certifies, under penalty of perjury, that it intends that more than fifty (50) percent of the use of the Equipment (as such term is defined in the Lease) is to be in a trade or business of the Lessee.

Lessee acknowledges that it has been advised that it will not be treated as the owner of the Equipment for Federal income tax purposes.

IN WITNESS WHEREOF, Lessee has caused this Certification to be duly executed as of October 25, 2017.

YRC INC. (d/b/a YRC Freight)
LESSEE

By:



Mark D. Boehmer, Vice President



CERTIFICATE OF LIABILITY INSURANCE

 DATE (MM/DD/YYYY)
10/25/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Willis of Greater Kansas, Inc. c/o 26 Century Blvd. P. O. Box 305191 Nashville, TN 37230-5191		CONTACT NAME PHONE (A/C NO. EXT) 877-945-7378 FAX (A/C NO.) 888-467-2378 E-MAIL ADDRESS certificates@willis.com ADDRESS	
		INSURER(S) AFFORDING COVERAGE	NAIC #
		INSURER A: Old Republic Insurance Company	24147-000
		INSURER B: ACE American Insurance Company	22667-011
		INSURER C: Travelers Property Casualty Company of Am	25674-003
		INSURER D:	
		INSURER E:	
		INSURER F:	

COVERAGES

CERTIFICATE NUMBER: 25765308

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PROJECT <input type="checkbox"/> LOC OTHER:	Y		MWML18562	3/1/2017	3/1/2018	EACH OCCURRENCE \$ 6,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,000,000 MED EXP (Any one person) \$ 10,000 PERSONAL & ADV INJURY \$ 6,000,000 GENERAL AGGREGATE \$ 6,000,000 PRODUCTS - COMP/OP AGG \$ 6,000,000
A	AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> NON-OWNED AUTOS ONLY	Y		MWML18562	3/1/2017	3/1/2018	COMBINED SINGLE LIMIT (Ea accident) \$ 6,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$
	UMBRELLA LIAB <input type="checkbox"/> OCCUR EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED <input type="checkbox"/> RETENTION \$						EACH OCCURRENCE \$ AGGREGATE \$
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	Y/N		MWC108894	3/1/2017	3/1/2018	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER
B	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	N/A		WCU C47870574	3/1/2017	3/1/2018	E.L. EACH ACCIDENT \$ 6,000,000 E.L. DISEASE - EA EMPLOYEE \$ 6,000,000 E.L. DISEASE - POLICY LIMIT \$ 6,000,000
C	Physical Damage			KTJ-CMB-6G71047-A-17	3/1/2017	3/1/2018	\$2,500,000 Limit

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: Schedule No. 1

Peapack Capital Corporation is named as Additional Insured with respect to Liability and Loss Payee with respect to Physical Damage arising out of the maintenance, operation or use by the insured of equipment leased/rented from the Certificate Holder so long as the leased/rented equipment is in their care, custody and control.

CERTIFICATE HOLDER
CANCELLATION

Peapack Capital Corporation 500 Hills Drive Bedminster, NJ 07921	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE
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Coll:5140776 Tpl:2129132 Cert:25765308 ©1988-2015 ACORD CORPORATION. All rights reserved.

AMENDED AND RESTATED SCHEDULE NO. 1

This Amended and Restated Schedule No. 1 dated October 26, 2022 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and YRC Inc. (d/b/a YRC Freight) (the "Lessee") incorporates by reference the terms and conditions of Master Lease Agreement dated August 25, 2017 between Lessor and, inter alia, YRC Enterprise Services, Inc. (the "Master Agreement") and constitutes a separate lease between Lessor and Lessee. The Schedule and Master Agreement as incorporated herein are hereinafter referred to collectively as the "Lease". All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Agreement. This Schedule (a) continues, as amended hereby, the original Schedule No. 1 between Lessee and Lessor dated October 26, 2017 (as amended, the "Original Agreement"), (b) does not extinguish or otherwise reduce the obligations created by the Original Agreement, (c) does not constitute a novation, and (d) continues in full force and effect the Original Agreement except as expressly set forth in this Schedule.

1. Equipment: See Exhibit A attached hereto.
2. Equipment Delivery Location (or Titling Jurisdiction for Vehicles (defined below) subject to certificates of title): The titling jurisdiction is Indiana.
3. Total Equipment Cost: \$9,173,516.80
4. Base Term: Seventy two (72) Months
5. Base Term Commencement Date: October 26, 2017
6. Base Term End Date: October 26, 2023
7. Due Dates of Base Monthly Rental Payments: The 26th day of each month, commencing with November 26, 2017
8. Date of Last Base Monthly Rental Payment: October 26, 2023
9. Base Monthly Rental: \$110,839.23 (plus applicable sales/use tax)
10. Base Monthly Rent Paid in Advance or Arrears: Arrears
11. Supplier: American Trailer and Storage, Inc.
12. Equipment Return Location: Anywhere in the continental United States as determined by Lessor.
13. Stipulated Loss Value: See attached Exhibit B to this Schedule. Stipulated Loss Value means, with respect to any Item, the product of the Total Equipment Cost of such Item times the percentage applicable to the due date for the Base Monthly Rental payment for which the Stipulated Loss Value is being calculated, as set forth on Exhibit B attached hereto, except that following the expiration of the Base Term, the applicable percentage shall be the last percentage set forth on Exhibit B attached hereto. For the avoidance of doubt, Stipulated Loss Values are

in addition to any unpaid Base Monthly Rental payments due on or prior to the same day.

14. Special Terms:

- a. Authorization for Electronic Payments: Lessee agrees to originate base monthly lease payments to Lessor or its assigns via Automated Clearinghouse (ACH) from Lessee's account maintained with its financial institution.
- b. Guaranty. Notwithstanding anything to the contrary herein, the parties acknowledge and agree that this Lease is guaranteed by Yellow Corporation
- c. Titled Equipment: The Equipment contains one or more titled vehicles (individually, a "Vehicle" and collectively, the "Vehicles"). Each Vehicle shall be used predominantly in the United States in Lessee's business in accordance with all applicable governmental and insurer titling requirements and limitations. Title to each Vehicle shall at all times remain in Lessor, or Lessor's Assignee(s) as owner or, if permitted under the applicable vehicle titling statutes, as lienholder. Lessee hereby grants to Lessor an irrevocable power of attorney coupled with an interest in Lessee's name (a "Power of Attorney"), to apply for a certificate of title for any Vehicle that is required to be titled under the laws of any jurisdiction where the Vehicle is or may be used and/or to transfer title thereto upon assignment by Lessor to an Assignee or upon the exercise by Lessor of its remedies upon an Event of Default by Lessee under the Lease. In furtherance of such grant, Lessee shall provide a written Power of Attorney, in form and substance satisfactory to Lessor, upon Lessor's request. If Lessee fails to perform or comply with any of its agreements with respect to titling of Vehicles, Lessor may perform or comply with such agreements in its own name or in Lessee's name as attorney-in-fact and the amount of any payments and expenses of Lessor incurred in connection with such performance or compliance, together with interest thereon at the rate of 1% per month from the date Lessor made such payments or incurred such expenses until payment is received by Lessor, or if such rate shall exceed the maximum rate of interest allowed by law, then at such maximum rate, shall be deemed rent payable by Lessee upon demand.

Notwithstanding anything contrary contained in the Master Agreement, the following provisions shall apply to each Vehicle:

- 1) Lessee shall, at Lessee's own expense, register, title and license each Vehicle in the manner prescribed by Lessor as required by the applicable government or regulatory agency(ies). Lessee will do whatever may be necessary to have a statement of the interest of Lessor or any Assignee of Lessor in any Vehicle noted on any certificate of title relating to any Vehicle and will deliver said certificate to Lessor. In event Lessor registers, titles and/or licenses any Vehicle, Lessee shall immediately reimburse Lessor for all expenses relating thereto.

Lessee shall pay or provide for payment of all operating expenses of all Vehicles, including without limitation, gasoline, oil, anti-freeze, other fluids, servicing, repairs, storage, towing and fines.

- 2) Lessee shall require any operator of the vehicle to be properly licensed, trained and able to perform the functions necessary for safe operation. Lessee hereby covenants that it shall not permit its employees, representatives or agents to use any Vehicle for illegal purposes, including, without limitation, the illegal transportation of controlled substances, firearms, explosives, or hazardous materials.
 - 3) Lessee shall be responsible for all fees, traffic summonses, penalties and fines that may be imposed due to the use of the Vehicle.
 - 4) Lessee shall provide to Lessor any documentation pertaining to any Vehicle as Lessor may, from time to time, reasonably request. Including but not limited to the location, mileage and condition of any or all Vehicles.
 - d. TRAC Rider: The TRAC provisions described on Rider No. 1 attached hereto are hereby made applicable to and incorporated into this Schedule.
 - e. Mobile Equipment: Notwithstanding anything to the contrary in the Master Agreement, Lessor acknowledges that the Equipment is mobile and may be moved to additional locations so long as Lessee keeps the Equipment in its sole possession and control, except that Lessee may store any Item of the Equipment at a customer's location for a limited period of time and in the ordinary course of business, and except when any Item of Equipment is undergoing required repairs. Upon Lessor's request, Lessee shall promptly provide Lessor the then current location of the Equipment.
15. Maintenance and Return Conditions for Vehicles: Without limiting the obligations of Lessee under the Lease, Lessee shall, at its expense, do the following:
- a. Lessee shall ensure that all Vehicles and their operations conform to all applicable local, state, and federal laws, health and safety guidelines. Upon return, the Vehicles will be complete and operational with all components as originally supplied and will have passed U. S. Department of Transportation or appropriate regulatory agency requirements for operation. If applicable, an inspection sticker or certificate will be furnished to Lessor verifying compliance with any regulatory requirements. Lessee shall satisfy all legal and regulatory conditions necessary for Lessor to sell or lease the Vehicles to a third party. Lessee will keep all licenses and operating certificates required for operation of the Vehicles current during the Lease Term.
 - b. Upon return, each Vehicle and its components shall meet all of their applicable manufacturer's specifications for performance under full rated loads. In addition, each Vehicle must be maintained throughout the Lease Term and returned upon the expiration or termination thereof in accordance with all of the following conditions:
 - i. Tires. All tires shall be matched on each Vehicle by the same type and tread design, original size, and manufacturer, and have a minimum of 12/32 inch of remaining tread depth. All front tires shall be original casings; rear tires may be either casings or recapped casings. All tires shall be free of flat or bald spots,

cupping, dry rot, cuts and exposed cords.

- ii. **General Condition.** The Vehicles must be able to pass Federal Highway Administration inspection. The Vehicles shall be structurally sound with no material structural or mechanical damage, in good overall appearance, clean with no missing or damaged parts, ordinary wear and tear excepted. The Vehicles shall be free of any material rust and corrosion. No glass shall be broken or cracked, no upholstery shall have any cuts or burns and there shall be no physical damage to exterior or interior materials, other than from normal use, that exceeds \$500 in the aggregate to repair and no physical damage from accidents. Upon return, all Vehicles shall be completely de-identified, including but not limited to all commercial logos, advertising, graffiti, Lessee insignia and lettering. The de-identified surfaces shall be repaired and refinished in such a way that the area blends in with the remainder of the item's overall appearance. Manufacturer's identity plates and markings shall not be removed or obscured.
- iii. **Documents and Records.** Written records of scheduled and other maintenance and repair work done shall be kept, dated, and signed by the appropriate authority. A service history or log will be maintained during the Lease Term, in English, and a copy provided to Lessor upon request during the Lease Term, or at the expiration or other termination (by acceleration or otherwise) of the Lease. All maintenance records, maintenance record jackets, repair jackets, repair orders, license plates, registration certificates, and all other similar documents, in their entirety, must be returned to Lessor.
- iv. **Brakes.** Brake drums and linings shall not be cracked and shall not exceed manufacturer's recommended wear limits. Brake linings shall have a minimum of 3/8 inch of remaining wear on each lining.
- v. **Maintenance.** Lessee shall follow the manufacturer's recommended maintenance and service schedule, including, without limitation, manufacturer's schedule of engine oil change and sampling, to the extent required to validate any warranty, at Lessee's sole cost and expense. Any maintenance or repair work shall comply with the guidelines and procedures as specified by the manufacturers of the Vehicles or each component of the Vehicles. Lessee will use only original manufacturer's approved replacement parts and components in the performance of any maintenance and repair of the Vehicles. Lessee will at all times maintain the Vehicles in good operational condition and appearance, and shall not discriminate in such maintenance between owned or leased Vehicles.

16. **Tax Indemnity Rider.** The income tax indemnity described on Rider No. 2 attached hereto is hereby incorporated into this Schedule.

All other terms and conditions of the Master Agreement shall remain in full force and effect without change.

The undersigned Lessee acknowledges that this Schedule authorizes the Lessor or its agents or assignee(s) to sign, execute and file on its behalf any and all necessary documents, including UCC financing statements and other filings and recordings, to make public this lease transaction. The parties intend this transaction to be a true lease, but if any court or tribunal, having power to bind the parties, should conclude that all or part of this Schedule is not a true lease but is in the nature of a sale, consignment, or other transaction, the parties intend and the Lessee hereby grants a continuing security interest in the Equipment from the date of this Schedule to secure the payment of all Lessee's indebtedness to Lessor.

IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF THE MASTER AGREEMENT AND THIS SCHEDULE, THIS SCHEDULE SHALL PREVAIL.

THIS SCHEDULE TOGETHER WITH THE MASTER AGREEMENT, ANY ADDITIONAL PROVISION(S) REFERRED TO IN HEREIN OR THEREIN, AND ANY ADDENDA, ANNEXES, EXHIBITS OR RIDERS EXECUTED BY LESSOR AND LESSEE WHICH REFERENCES THIS SCHEDULE CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE LESSOR AND LESSEE AS TO THE LEASE AND THE EQUIPMENT.

[Remainder of this page intentionally left blank, signatures appear on next page.]

LESSOR: **Peapack Capital Corporation**

By: 

Name: Richard Johnston

Senior Vice President

Title: Peapack Capital Corporation

LESSEE: **YRC Inc. (d/b/a YRC Freight)**

By: 

Name: Anthony P. Carreño

Title: Senior Vice President, Treasury

This original executed counterpart of this Schedule is hereby marked as "Original" and constitutes the chattel paper of this Schedule. Any executed counterparts of this Schedule that do not include the immediately preceding sentence do not constitute chattel paper.

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA



CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME VC2280151-FJPRW	BODY TYPE SE	YEAR 2018	VIN 3H3V281C4JT744280
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 08/29/17	ISSUE DATE 10/17/17	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------

**MAILING ADDRESS** 000375PEAPACK CAPITAL CORPORATION
500 SHORT HILLS DR
BEDMINSTER NJ 07921**ADDITIONAL OWNER(S)****FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**PEAPACK CAPITAL CORPORATION
500 SHORT HILLS DR
BEDMINSTER NJ 07921**FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**X**PRINTED NAME:****POSITION:****DATE:****SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**X**PRINTED NAME:****POSITION:****DATE:****THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**X**PRINTED NAME:****POSITION:****DATE:**

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)

Approved by State Board of Accounts, 2016

G2591648

TITLE NUMBER

17504203000049

EXHIBIT C

SCHEDULE NO. 2

This Schedule No. 2 dated November 21, 2017 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and YRC Inc. (d/b/a YRC Freight) (the "Lessee") incorporates by reference the terms and conditions of Master Lease Agreement dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement") and constitutes a separate lease between Lessor and Lessee. The Schedule and Master Agreement as incorporated herein are hereinafter referred to collectively as the "Lease". All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Agreement.

1. Equipment: See Exhibit A attached hereto.
2. Equipment Delivery Location (or Titling Jurisdiction for Vehicles (defined below) subject to certificates of title): The titling jurisdiction is Indiana.
3. Total Equipment Cost: \$9,173,516.80
4. Base Term: Sixty (60) Months
5. Base Term Commencement Date: November 21, 2017
6. Base Term End Date: November 21, 2022
7. Due Dates of Base Monthly Rental Payments: The 21st day of each month, commencing with December 21, 2017
8. Date of Last Base Monthly Rental Payment: November 21, 2022
9. Base Monthly Rental: \$110,968.84 (plus applicable sales/use tax)
10. Base Monthly Rent Paid in Advance or Arrears: Arrears
11. Supplier: American Trailer and Storage, Inc.
12. Equipment Return Location: Anywhere in the continental United States as determined by Lessor.
13. Stipulated Loss Value: See attached Exhibit B to this Schedule. Stipulated Loss Value means, with respect to any Item, the product of the Total Equipment Cost of such Item times the percentage applicable to the due date for the Base Monthly Rental payment for which the Stipulated Loss Value is being calculated, as set forth on Exhibit B attached hereto, except that following the expiration of the Base Term, the applicable percentage shall be the last percentage set forth on Exhibit B attached hereto. For the avoidance of doubt, Stipulated Loss Values are in addition to any unpaid Base Monthly Rental payments due on or prior to the same day.
14. Special Terms:
 - a. Guaranty. Notwithstanding anything to the contrary herein, the parties acknowledge and agree that this Lease is guaranteed by YRC Worldwide Inc.

- b. **Titled Equipment:** The Equipment contains one or more titled vehicles (individually, a "Vehicle" and collectively, the "Vehicles"). Each Vehicle shall be used predominantly in the United States in Lessee's business in accordance with all applicable governmental and insurer titling requirements and limitations. Title to each Vehicle shall at all times remain in Lessor, or Lessor's Assignee(s) as owner or, if permitted under the applicable vehicle titling statutes, as lienholder. Lessee hereby grants to Lessor an irrevocable power of attorney coupled with an interest in Lessee's name (a "Power of Attorney"), to apply for a certificate of title for any Vehicle that is required to be titled under the laws of any jurisdiction where the Vehicle is or may be used and/or to transfer title thereto upon assignment by Lessor to an Assignee or upon the exercise by Lessor of its remedies upon an Event of Default by Lessee under the Lease. In furtherance of such grant, Lessee shall provide a written Power of Attorney, in form and substance satisfactory to Lessor, upon Lessor's request. If Lessee fails to perform or comply with any of its agreements with respect to titling of Vehicles, Lessor may perform or comply with such agreements in its own name or in Lessee's name as attorney-in-fact and the amount of any payments and expenses of Lessor incurred in connection with such performance or compliance, together with interest thereon at the rate of 1% per month from the date Lessor made such payments or incurred such expenses until payment is received by Lessor, or if such rate shall exceed the maximum rate of interest allowed by law, then at such maximum rate, shall be deemed rent payable by Lessee upon demand.

Notwithstanding anything contrary contained in the Master Agreement, the following provisions shall apply to each Vehicle:

- 1) Lessee shall, at Lessee's own expense, register, title and license each Vehicle in the manner prescribed by Lessor as required by the applicable government or regulatory agency(ies). Lessee will do whatever may be necessary to have a statement of the interest of Lessor or any Assignee of Lessor in any Vehicle noted on any certificate of title relating to any Vehicle and will deliver said certificate to Lessor. In event Lessor registers, titles and/or licenses any Vehicle, Lessee shall immediately reimburse Lessor for all expenses relating thereto.

Lessee shall pay or provide for payment of all operating expenses of all Vehicles, including without limitation, gasoline, oil, anti-freeze, other fluids, servicing, repairs, storage, towing and fines.

- 2) Lessee shall require any operator of the vehicle to be properly licensed, trained and able to perform the functions necessary for safe operation. Lessee hereby covenants that it shall not permit its employees, representatives or agents to use any Vehicle for illegal purposes, including, without limitation, the illegal transportation of controlled substances, firearms, explosives, or hazardous materials.
- 3) Lessee shall be responsible for all fees, traffic summonses, penalties and fines that may be imposed due to the use of the Vehicle.

- 4) Lessee shall provide to Lessor any documentation pertaining to any Vehicle as Lessor may, from time to time, reasonably request. Including but not limited to the location, mileage and condition of any or all Vehicles.
 - c. TRAC Rider: The TRAC provisions described on Rider No. 1 attached hereto are hereby made applicable to and incorporated into this Schedule.
 - d. Mobile Equipment: Notwithstanding anything to the contrary in the Master Agreement, Lessor acknowledges that the Equipment is mobile and may be moved to additional locations so long as Lessee keeps the Equipment in its sole possession and control, except that Lessee may store any Item of the Equipment at a customer's location for a limited period of time and in the ordinary course of business, and except when any Item of Equipment is undergoing required repairs. Upon Lessor's request, Lessee shall promptly provide Lessor the then current location of the Equipment.
15. Maintenance and Return Conditions for Vehicles: Without limiting the obligations of Lessee under the Lease, Lessee shall, at its expense, do the following:
- a. Lessee shall ensure that all Vehicles and their operations conform to all applicable local, state, and federal laws, health and safety guidelines. Upon return, the Vehicles will be complete and operational with all components as originally supplied and will have passed U. S. Department of Transportation or appropriate regulatory agency requirements for operation. If applicable, an inspection sticker or certificate will be furnished to Lessor verifying compliance with any regulatory requirements. Lessee shall satisfy all legal and regulatory conditions necessary for Lessor to sell or lease the Vehicles to a third party. Lessee will keep all licenses and operating certificates required for operation of the Vehicles current during the Lease Term.
 - b. Upon return, each Vehicle and its components shall meet all of their applicable manufacturer's specifications for performance under full rated loads. In addition, each Vehicle must be maintained throughout the Lease Term and returned upon the expiration or termination thereof in accordance with all of the following conditions:
 - i. Tires. All tires shall be matched on each Vehicle by the same type and tread design, original size, and manufacturer, and have a minimum of 12/32 inch of remaining tread depth. All front tires shall be original casings; rear tires may be either casings or recapped casings. All tires shall be free of flat or bald spots, cupping, dry rot, cuts and exposed cords.
 - ii. General Condition. The Vehicles must be able to pass Federal Highway Administration inspection. The Vehicles shall be structurally sound with no material structural or mechanical damage, in good overall appearance, clean with no missing or damaged parts, ordinary wear and tear excepted. The Vehicles shall be free of any material rust and corrosion. No glass shall be broken or cracked, no upholstery shall have any cuts or burns and there shall be no physical damage to exterior or interior materials, other than from normal use, that exceeds \$500 in

the aggregate to repair and no physical damage from accidents. Upon return, all Vehicles shall be completely de-identified, including but not limited to all commercial logos, advertising, graffiti, Lessee insignia and lettering. The de-identified surfaces shall be repaired and refinished in such a way that the area blends in with the remainder of the item's overall appearance. Manufacturer's identity plates and markings shall not be removed or obscured.

- iii. Documents and Records. Written records of scheduled and other maintenance and repair work done shall be kept, dated, and signed by the appropriate authority. A service history or log will be maintained during the Lease Term, in English, and a copy provided to Lessor upon request during the Lease Term, or at the expiration or other termination (by acceleration or otherwise) of the Lease. All maintenance records, maintenance record jackets, repair jackets, repair orders, license plates, registration certificates, and all other similar documents, in their entirety, must be returned to Lessor.
- iv. Brakes. Brake drums and linings shall not be cracked and shall not exceed manufacturer's recommended wear limits. Brake linings shall have a minimum of 3/8 inch of remaining wear on each lining.
- v. Maintenance. Lessee shall follow the manufacturer's recommended maintenance and service schedule, including, without limitation, manufacturer's schedule of engine oil change and sampling, to the extent required to validate any warranty, at Lessee's sole cost and expense. Any maintenance or repair work shall comply with the guidelines and procedures as specified by the manufacturers of the Vehicles or each component of the Vehicles. Lessee will use only original manufacturer's approved replacement parts and components in the performance of any maintenance and repair of the Vehicles. Lessee will at all times maintain the Vehicles in good operational condition and appearance, and shall not discriminate in such maintenance between owned or leased Vehicles.

16. Tax Indemnity Rider. The income tax indemnity described on Rider No. 2 attached hereto is hereby incorporated into this Schedule.

All other terms and conditions of the Master Agreement shall remain in full force and effect without change.

The undersigned Lessee acknowledges that this Schedule authorizes the Lessor or its agents or assignee(s) to sign, execute and file on its behalf any and all necessary documents, including UCC financing statements and other filings and recordings, to make public this lease transaction. The parties intend this transaction to be a true lease, but if any court or tribunal, having power to bind the parties, should conclude that all or part of this Schedule is not a true lease but is in the nature of a sale, consignment, or other transaction, the parties intend and the Lessee hereby grants a continuing security interest in the Equipment from the date of this Schedule to secure the payment of all Lessee's indebtedness to Lessor.

IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF THE MASTER AGREEMENT AND THIS SCHEDULE, THIS SCHEDULE SHALL PREVAIL.

THIS SCHEDULE TOGETHER WITH THE MASTER AGREEMENT, ANY ADDITIONAL PROVISION(S) REFERRED TO IN HEREIN OR THEREIN, AND ANY ADDENDA, ANNEXES, EXHIBITS OR RIDERS EXECUTED BY LESSOR AND LESSEE WHICH REFERENCES THIS SCHEDULE CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE LESSOR AND LESSEE AS TO THE LEASE AND THE EQUIPMENT.

[Remainder of this page intentionally left blank. signatures appear on next page.]

LESSOR: **Peapack Capital Corporation**

By: 

Name: Robert A. Coughlin

Title: President

LESSEE: **YRC Inc. (d/b/a YRC Freight)**

By: 

Name: Mark D. Boehmer

Title: Vice President

This original executed counterpart of this Schedule is hereby marked as "Original" and constitutes the chattel paper of this Schedule. Any executed counterparts of this Schedule that do not include the immediately preceding sentence do not constitute chattel paper.

EXHIBIT A TO SCHEDULE NO. 2

DESCRIPTION OF EQUIPMENT SUBJECT TO SCHEDULE NO. 2

430 2018 Hyundai Translead 28' HT Composite Dry Van Trailers, more particularly described as follows:

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C1JT744432	136500	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744433	136501	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744434	136502	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744435	136503	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744436	136504	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744437	136505	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744438	136506	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744439	136507	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744440	136508	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744441	136509	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744442	136510	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744443	136511	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744444	136512	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744445	136513	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744446	136514	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744447	136515	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744448	136516	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744449	136517	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744450	136518	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744451	136519	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744452	136520	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744453	136521	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744454	136522	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744455	136523	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744456	136524	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744457	136525	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744458	136526	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744459	136527	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744460	136528	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744461	136529	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744462	136530	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744463	136531	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744464	136532	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744465	136533	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744466	136534	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C9JT744467	136535	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744468	136536	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744469	136537	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744470	136538	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744471	136539	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744472	136540	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744473	136541	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744474	136542	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744475	136543	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744476	136544	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744477	136545	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744478	136546	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744479	136547	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744480	136548	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744481	136549	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744482	136550	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744483	136551	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744484	136552	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744485	136553	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744486	136554	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744487	136555	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744488	136556	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744489	136557	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744490	136558	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744491	136559	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744492	136560	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744493	136561	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744494	136562	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744495	136563	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744496	136564	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744497	136565	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744498	136566	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744499	136567	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744500	136568	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744501	136569	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744502	136570	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744503	136571	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744504	136572	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744505	136573	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744506	136574	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744507	136575	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744508	136576	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281CXJT744509	136577	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744510	136578	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744511	136579	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744512	136580	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744513	136581	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744514	136582	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744515	136583	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744516	136584	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744517	136585	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744518	136586	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744519	136587	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744520	136588	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744521	136589	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744522	136590	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744523	136591	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744524	136592	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744525	136593	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744526	136594	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744527	136595	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744528	136596	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744529	136597	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744530	136598	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744531	136599	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744532	136600	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744533	136601	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744534	136602	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744535	136603	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744536	136604	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744537	136605	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744538	136606	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744539	136607	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744540	136608	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744541	136609	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744542	136610	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744543	136611	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744544	136612	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744545	136613	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744546	136614	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744547	136615	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744548	136616	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744549	136617	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744550	136618	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C9JT744551	136619	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744552	136620	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744553	136621	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744554	136622	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744555	136623	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744556	136624	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744557	136625	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744558	136626	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744559	136627	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744560	136628	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744561	136629	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744562	136630	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744563	136631	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744564	136632	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744565	136633	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744566	136634	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744567	136635	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744568	136636	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744569	136637	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744570	136638	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744571	136639	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744572	136640	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744573	136641	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744574	136642	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744575	136643	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744576	136644	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744577	136645	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744578	136646	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744579	136647	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744580	136648	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744581	136649	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744582	136650	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744583	136651	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744584	136652	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744585	136653	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744586	136654	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744587	136655	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744588	136656	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744589	136657	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744590	136658	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744591	136659	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744592	136660	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C3JT744593	136661	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744594	136662	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744595	136663	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744596	136664	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744597	136665	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744598	136666	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744599	136667	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744600	136668	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744601	136669	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744602	136670	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744603	136671	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744604	136672	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744605	136673	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744606	136674	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744607	136675	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744608	136676	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744609	136677	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744610	136678	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744611	136679	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744612	136680	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744613	136681	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744614	136682	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744615	136683	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744616	136684	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744617	136685	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744618	136686	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744619	136687	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744620	136688	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744621	136689	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744622	136690	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744623	136691	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744624	136692	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744625	136693	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744626	136694	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744627	136695	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744628	136696	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744629	136697	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744630	136698	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744631	136699	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744632	136700	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744633	136701	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744634	136702	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C4JT744635	136703	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744636	136704	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744637	136705	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744638	136706	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744639	136707	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744640	136708	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744641	136709	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744642	136710	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744643	136711	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744644	136712	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744645	136713	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744646	136714	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744647	136715	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744648	136716	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744649	136717	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744650	136718	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744651	136719	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744652	136720	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744653	136721	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744654	136722	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744655	136723	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744656	136724	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744657	136725	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744658	136726	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744659	136727	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744660	136728	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744661	136729	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744662	136730	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744663	136731	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744664	136732	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744665	136733	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744666	136734	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744667	136735	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744668	136736	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744669	136737	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744670	136738	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744671	136739	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744672	136740	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744673	136741	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744674	136742	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744675	136743	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744676	136744	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C9JT744677	136745	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744678	136746	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744679	136747	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744680	136748	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744681	136749	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744682	136750	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744683	136751	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744684	136752	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744685	136753	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744686	136754	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744687	136755	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744688	136756	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744689	136757	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744690	136758	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744691	136759	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744692	136760	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744693	136761	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744694	136762	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744695	136763	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744696	136764	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744697	136765	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744698	136766	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744699	136767	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744700	136768	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744701	136769	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744702	136770	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744703	136771	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744704	136772	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744705	136773	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744706	136774	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744707	136775	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744708	136776	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744709	136777	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744710	136778	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744711	136779	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744712	136780	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744713	136781	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744714	136782	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744715	136783	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744716	136784	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744717	136785	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744718	136786	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281CXJT744719	136787	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744720	136788	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744721	136789	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744722	136790	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744723	136791	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744724	136792	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744725	136793	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744726	136794	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744727	136795	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744728	136796	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744729	136797	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744730	136798	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744731	136799	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744732	136800	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744733	136801	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744734	136802	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744735	136803	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744736	136804	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744737	136805	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744738	136806	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744739	136807	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744740	136808	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744741	136809	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744742	136810	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744743	136811	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744744	136812	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744745	136813	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744746	136814	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744747	136815	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744748	136816	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744749	136817	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744750	136818	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744751	136819	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744752	136820	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744753	136821	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744754	136822	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744755	136823	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744756	136824	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744757	136825	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744758	136826	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744759	136827	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744760	136828	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C9JT744761	136829	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744762	136830	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744763	136831	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744764	136832	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744765	136833	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744766	136834	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744767	136835	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744768	136836	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744769	136837	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744770	136838	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744771	136839	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744772	136840	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744773	136841	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744774	136842	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744775	136843	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744776	136844	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744777	136845	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744778	136846	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744779	136847	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744780	136848	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744781	136849	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744782	136850	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744783	136851	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744784	136852	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744785	136853	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744786	136854	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744787	136855	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744788	136856	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744789	136857	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744790	136858	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744791	136859	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744792	136860	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744793	136861	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744794	136862	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744795	136863	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744796	136864	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744797	136865	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744798	136866	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744799	136867	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744800	136868	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744801	136869	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744802	136870	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281CXJT744803	136871	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CIJT744804	136872	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744805	136873	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744806	136874	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744807	136875	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744808	136876	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744809	136877	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744810	136878	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744811	136879	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744812	136880	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744813	136881	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744814	136882	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744815	136883	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744816	136884	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744817	136885	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CIJT744818	136886	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744819	136887	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744820	136888	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CIJT744821	136889	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744822	136890	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744823	136891	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744824	136892	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744825	136893	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744826	136894	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744827	136895	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744828	136896	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744829	136897	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744830	136898	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744831	136899	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744832	136900	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744833	136901	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744834	136902	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CIJT744835	136903	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744836	136904	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744837	136905	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744838	136906	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744839	136907	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744840	136908	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744841	136909	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744842	136910	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744843	136911	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744844	136912	18,773.00	150.00	125.00	2,285.76	21,333.76

<u>VIN:</u>	<u>YRC Unit#</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C4JT744845	136913	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744846	136914	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744847	136915	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744848	136916	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744849	136917	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744850	136918	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744851	136919	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744852	136920	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744853	136921	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744854	136922	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744855	136923	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744856	136924	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744857	136925	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744858	136926	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744859	136927	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744860	136928	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744861	136929	18,773.00	150.00	125.00	2,285.76	21,333.76
					TOTAL	9,173,516.80

EXHIBIT B TO SCHEDULE NO. 2

STIPULATED LOSS VALUE TABLE TO SCHEDULE NO. 2

<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>	<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>	<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>
1	104.03%	21	83.20%	41	61.40%
2	103.06%	22	82.13%	42	60.28%
3	102.04%	23	81.06%	43	59.17%
4	101.01%	24	79.98%	44	58.05%
5	99.98%	25	78.91%	45	56.93%
6	98.95%	26	77.83%	46	55.81%
7	97.92%	27	76.75%	47	54.69%
8	96.89%	28	75.66%	48	53.57%
9	95.85%	29	74.58%	49	52.44%
10	94.81%	30	73.49%	50	51.31%
11	93.77%	31	72.40%	51	50.18%
12	92.72%	32	71.31%	52	49.05%
13	91.67%	33	70.22%	53	47.92%
14	90.62%	34	69.12%	54	46.78%
15	89.57%	35	68.02%	55	45.65%
16	88.51%	36	66.92%	56	44.51%
17	87.45%	37	65.82%	57	43.39%
18	86.39%	38	64.72%	58	42.26%
19	85.33%	39	63.61%	59	41.13%
20	84.26%	40	62.51%	60	40.00%

RIDER 1 TO SCHEDULE NO. 2

TRAC Provisions

This Rider No. 1 is attached to and made a part of Schedule No. 2, dated as of November 21, 2017 (the "Schedule") between Peapack Capital Corporation ("Lessor") and YRC Inc. ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement, dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Lease and the Schedule.

TRAC Purchase Option

(1) The "TRAC Percentage" is defined as 40% of the Total Equipment Cost. Lessee and Lessor agree that the TRAC Percentage is a reasonable estimate of the fair market value of the Equipment at the end of the Term. Provided that no Event of Default has occurred and is continuing, Lessee may elect, by giving Lessor not less than ninety (90) days prior written notice (which notice shall be irrevocable without Lessor's written consent), to purchase all, but not less than all, of the Equipment described in this Schedule (hereinafter for purposes of this Section only, the "TRAC Equipment") for an amount equal to the TRAC Percentage multiplied by the Total Equipment Cost in which case all TRAC Equipment shall be sold to Lessee on an AS IS, WHERE IS BASIS, without recourse or warranty (except that Lessor has whatever title (if any) to the Equipment that was conveyed to it by the Supplier free of any security interest arising solely by reason of a claim against Lessor that Lessee is not responsible to remove pursuant to the Lease).

(2) Unless Lessee has previously notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessee shall provide Lessor with written notice, not less than ninety (90) days before the expiration of the Base Term (which notice shall be irrevocable without Lessor's written consent), of Lessee's intent to return the TRAC Equipment (the "End of Term Notice"). If Lessor does not receive the End of Term Notice within the applicable time frame, the Base Term shall be automatically extended (the "Extension Term") without any notice or action on the part of Lessor for three additional months (at the Base Monthly Rental amount) and shall further be extended until the end of the second full month after the month during which the End of Term Notice is received by Lessor. Notwithstanding the foregoing, unless Lessee has previously duly notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessor shall have the right (but not the obligation), at any time during the final month of the Base Term or at any time during the Extension Term to terminate this Agreement, in which event Lessee shall be obligated to return the Equipment at the end of the then-current month (the "Extension Termination Date"). Lessee's failure to return any Item by the Extension Termination Date in the manner and condition required by the Lease, for any reason whatsoever, shall constitute an immediate Event of Default under the Lease notwithstanding the making of any payment or the rendering of other performance hereunder. Upon return of the Equipment at the end of any Extension Term, the terms of subsection (3) below shall be applicable and the TRAC Percentage shall remain unchanged.

(3) Unless Lessee purchases all of the TRAC Equipment in accordance with the terms hereof, Lessee shall return to Lessor all of the TRAC Equipment, pursuant to the return provisions

of this Lease. Lessee's failure to return the TRAC Equipment as required hereunder shall constitute an Event of Default hereunder and the Base Term shall, at Lessor's election, be extended on a month-to-month basis. Upon return of the TRAC Equipment and provided that no Event of Default has occurred and is continuing, Lessor shall sell or otherwise dispose of the TRAC Equipment in a commercially reasonable manner. If the amount received by Lessor for the TRAC Equipment in such sale or disposition exceeds the sum of the TRAC Percentage multiplied by the Total Equipment Cost, plus the amounts remaining due under this Agreement and all costs of sale, any such excess shall be returned by Lessor to Lessee as a rental adjustment. If the amount received by Lessor for the TRAC Equipment in such sale or disposition (after deduction of any amounts remaining due under this Agreement and all costs of sale) is less than the TRAC Percentage multiplied by The Total Equipment Cost, then any such deficiency shall be paid by Lessee to Lessor as a terminal rental adjustment provided however that in no event shall Lessee be obligated to pay to Lessor, as a terminal rental adjustment under the TRAC provision, any such amount in excess of 27.9564% of the Total Equipment Cost of the TRAC Equipment. Lessee agrees to facilitate any such sale or disposition of the TRAC Equipment and hereby grants to Lessor, its agents or employees, the right to enter Lessee's premises for the purpose of selling or otherwise disposing of the TRAC Equipment. Lessee shall reimburse Lessor for all costs of such sale or disposition, including all taxes, advertising costs or other commissions or expenses charged against the sales price. Lessee shall execute Lessor's approved form TRAC certificate at or before closing.

RIDER 2 TO SCHEDULE NO. 2

Tax Indemnification

This Rider No. 2 is attached to and incorporated into Schedule No. 2 dated as of November 21, 2017 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and YRC Inc. ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement dated August 25, 2017, between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Schedule or the Master Agreement, as applicable.

1. Lessee represents and warrants that: (a) it believes that it is reasonable to estimate that the useful life of the Equipment exceeds the lease term (including any interim and fixed rental renewal periods) by the greater of one (1) year or twenty (20) percent of such estimated useful life, and that said Equipment will have a value at the end of the lease term, including any fixed rate renewal period, of at least twenty percent (20%) of the original equipment cost of the Equipment, without including in such value any increase or decrease for inflation or deflation during the original lease term; (b) the Equipment is, and will be used by Lessee so as to remain, property eligible for the MACRS Deductions (as defined below); (c) each item of Equipment constitutes "qualified property" pursuant to Section 168(k) of the Internal Revenue Code of 1986, as now or hereafter amended (the "Code"); (d) the Equipment shall be treated as originally placed in service not earlier than the date of the execution and delivery of the Schedule, or in the event the transaction is a sale-leaseback transaction, Lessee shall not have placed in service the Equipment subject to the Schedule at any time prior to three (3) months before the execution and delivery of the Schedule.

2. If, as a result of any Event of Default, act or omission of Lessee or breach of any representation or warranty of Lessee either (a) Lessor in computing its taxable income or liability for tax, shall lose, or shall not have, or shall lose the right to claim or there shall be disallowed or recaptured for Federal and/or state income tax purposes, in whole or in part, the benefit to Lessor of MACRS Deductions, or (b) Lessor shall become liable for additional tax (including, without limitation, as a result of Lessee having added an attachment or made an alteration to the Equipment, including (without limitation) any such attachment or alteration which would increase the productivity or capability of the Equipment so as to violate the provisions of Rev. Proc. 2001-28, 2001-1 C.B. 1156 (as it may hereafter be modified or superseded) (hereinafter referred to as a "Loss")), then Lessee shall pay Lessor the Tax Indemnification Payment as additional rent and Lessor shall revise the table of Stipulated Loss Values attached to the Schedule as Exhibit B to reflect the Loss.

3. As used herein: (a) "MACRS Deductions" shall mean the deductions under Section 167 of the Code, determined in accordance with the modified Accelerated Cost Recovery System with respect to the original equipment cost of any Item of the Equipment using the accelerated method set forth in Section 168(b)(1) of the Code; (b) "Lessor" shall be deemed to include the consolidated Federal taxpayer group of which Lessor is a member; and (c) "Tax Indemnification Payment" shall mean such amount as, after consideration of (i) all taxes required to be paid by Lessor in respect of the receipt thereof under the laws of any governmental or taxing authority in the United States, and (ii) the amount of any interest or penalty which may be payable by Lessor

in connection with the Loss, shall be required to cause Lessor's after-tax net return (the "Net Return") to be equal to, but no greater than, the Net Return computed consistently with current tax laws (and with the assumption that Lessor is taxed at the highest marginal Federal and state tax rates) as of the date of the Schedule that would have been available to Lessor had the Loss not occurred.

4. Lessor shall be responsible for, and shall not be entitled to a Tax Indemnification Payment by Lessee on account of, any Loss arising solely as a direct result of the occurrence of any one or more of the following events: (a) the failure of Lessor to timely and properly claim MACRS Deductions, as applicable, in the tax return of Lessor other than as a result of changes in the Code or applicable regulations unless in the reasonable opinion of Lessor's tax counsel there is no basis for such claim; (b) the failure of Lessor to have sufficient taxable income before application of the MACRS Deductions to offset the full amount of such MACRS Deductions other than as a result of changes in the Code or applicable regulations; (c) any event which by the terms of the Lease requires payment by Lessee of the Stipulated Loss Value if such payment is thereafter actually made to Lessor, to the extent that such payment reimburses Lessor for amounts otherwise payable by Lessee pursuant hereto; or (d) a disqualifying disposition due to sale of any item of the Equipment or the Lease by Lessor prior to a Default.

5. Lessor promptly shall notify Lessee in writing of such Loss and Lessee shall pay to Lessor the Tax Indemnification Payment within thirty (30) days of such notice. For these purposes, a Loss shall occur upon the earliest of: (a) the happening of any event (such as disposition or change in use of any item of the Equipment) which will cause such Loss; (b) the payment by Lessor to the Internal Revenue Service or state taxing authority of the tax increase (including an increase in estimated taxes) resulting from such Loss; (c) the date on which the Loss is realized by Lessor; or (d) the adjustment of the tax return of Lessor to reflect such Loss.

6. The obligations of Lessee under this Rider No. 2, which accrue during the term of the Schedule, shall survive the expiration or termination of the Schedule.

3733793.1

TRAC Certification

This Certification is provided by YRC Inc. ("Lessee") in connection with that certain Schedule No. 2 dated as of November 21, 2017 (the "**Schedule**"), between Lessee and Peapack Capital Corporation ("**Lessor**").

The parties intend and agree that the Schedule constitutes a "qualified motor vehicle operating agreement" within the meaning of Section 7701(h) of the Internal Revenue Code of 1986, as now or hereafter amended, and this Certification is required to be provided pursuant to that Section.

Lessee hereby certifies, under penalty of perjury, that it intends that more than fifty (50) percent of the use of the Equipment (as such term is defined in the Lease) is to be in a trade or business of the Lessee.

Lessee acknowledges that it has been advised that it will not be treated as the owner of the Equipment for Federal income tax purposes.

IN WITNESS WHEREOF, Lessee has caused this Certification to be duly executed as of November 21, 2017.

YRC INC.
LESSEE

By:


Mark D. Boehmer, Vice President

AMENDED AND RESTATED SCHEDULE NO. 2

This Amended and Restated Schedule No. 2 dated November 21, 2022 (the “Schedule”) between Peapack Capital Corporation (the “Lessor”) and YRC Inc. (d/b/a YRC Freight) (the “Lessee”) incorporates by reference the terms and conditions of Master Lease Agreement dated August 25, 2017 between Lessor and, inter alia, YRC Enterprise Services, Inc. (the “Master Agreement”) and constitutes a separate lease between Lessor and Lessee. The Schedule and Master Agreement as incorporated herein are hereinafter referred to collectively as the “Lease”. All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Agreement. This Schedule (a) continues, as amended hereby, the original Schedule No. 2 between Lessee and Lessor dated November 21, 2017 (as amended, the “Original Agreement”), (b) does not extinguish or otherwise reduce the obligations created by the Original Agreement, (c) does not constitute a novation, and (d) continues in full force and effect the Original Agreement except as expressly set forth in this Schedule.

1. Equipment: See Exhibit A attached hereto.
2. Equipment Delivery Location (or Titling Jurisdiction for Vehicles (defined below) subject to certificates of title): The titling jurisdiction is Indiana.
3. Total Equipment Cost: \$9,088,181.76
4. Base Term: Seventy two (72) Months
5. Base Term Commencement Date: November 21, 2017
6. Base Term End Date: November 21, 2023
7. Due Dates of Base Monthly Rental Payments: The 21st day of each month, commencing with December 21, 2017
8. Date of Last Base Monthly Rental Payment: November 21, 2023
9. Base Monthly Rental: \$109,949.46 (plus applicable sales/use tax)
10. Base Monthly Rent Paid in Advance or Arrears: Arrears
11. Supplier: American Trailer and Storage, Inc.
12. Equipment Return Location: Anywhere in the continental United States as determined by Lessor.
13. Stipulated Loss Value: See attached Exhibit B to this Schedule. Stipulated Loss Value means, with respect to any Item, the product of the Total Equipment Cost of such Item times the percentage applicable to the due date for the Base Monthly Rental payment for which the Stipulated Loss Value is being calculated, as set forth on Exhibit B attached hereto, except that following the expiration of the Base Term, the applicable percentage shall be the last percentage set forth on Exhibit B attached hereto. For the avoidance of doubt, Stipulated Loss Values are

in addition to any unpaid Base Monthly Rental payments due on or prior to the same day.

14. Special Terms:

- a. Authorization for Electronic Payments: Lessee agrees to originate base monthly lease payments to Lessor or its assigns via Automated Clearinghouse (ACH) from Lessee's account maintained with its financial institution.
- b. Guaranty. Notwithstanding anything to the contrary herein, the parties acknowledge and agree that this Lease is guaranteed by Yellow Corporation
- c. Titled Equipment: The Equipment contains one or more titled vehicles (individually, a "Vehicle" and collectively, the "Vehicles"). Each Vehicle shall be used predominantly in the United States in Lessee's business in accordance with all applicable governmental and insurer titling requirements and limitations. Title to each Vehicle shall at all times remain in Lessor, or Lessor's Assignee(s) as owner or, if permitted under the applicable vehicle titling statutes, as lienholder. Lessee hereby grants to Lessor an irrevocable power of attorney coupled with an interest in Lessee's name (a "Power of Attorney"), to apply for a certificate of title for any Vehicle that is required to be titled under the laws of any jurisdiction where the Vehicle is or may be used and/or to transfer title thereto upon assignment by Lessor to an Assignee or upon the exercise by Lessor of its remedies upon an Event of Default by Lessee under the Lease. In furtherance of such grant, Lessee shall provide a written Power of Attorney, in form and substance satisfactory to Lessor, upon Lessor's request. If Lessee fails to perform or comply with any of its agreements with respect to titling of Vehicles, Lessor may perform or comply with such agreements in its own name or in Lessee's name as attorney-in-fact and the amount of any payments and expenses of Lessor incurred in connection with such performance or compliance, together with interest thereon at the rate of 1% per month from the date Lessor made such payments or incurred such expenses until payment is received by Lessor, or if such rate shall exceed the maximum rate of interest allowed by law, then at such maximum rate, shall be deemed rent payable by Lessee upon demand.

Notwithstanding anything contrary contained in the Master Agreement, the following provisions shall apply to each Vehicle:

- 1) Lessee shall, at Lessee's own expense, register, title and license each Vehicle in the manner prescribed by Lessor as required by the applicable government or regulatory agency(ies). Lessee will do whatever may be necessary to have a statement of the interest of Lessor or any Assignee of Lessor in any Vehicle noted on any certificate of title relating to any Vehicle and will deliver said certificate to Lessor. In event Lessor registers, titles and/or licenses any Vehicle, Lessee shall immediately reimburse Lessor for all expenses relating thereto.

Lessee shall pay or provide for payment of all operating expenses of all Vehicles, including without limitation, gasoline, oil, anti-freeze, other fluids, servicing, repairs, storage, towing and fines.

- 2) Lessee shall require any operator of the vehicle to be properly licensed, trained and able to perform the functions necessary for safe operation. Lessee hereby covenants that it shall not permit its employees, representatives or agents to use any Vehicle for illegal purposes, including, without limitation, the illegal transportation of controlled substances, firearms, explosives, or hazardous materials.
 - 3) Lessee shall be responsible for all fees, traffic summonses, penalties and fines that may be imposed due to the use of the Vehicle.
 - 4) Lessee shall provide to Lessor any documentation pertaining to any Vehicle as Lessor may, from time to time, reasonably request. Including but not limited to the location, mileage and condition of any or all Vehicles.
 - d. TRAC Rider: The TRAC provisions described on Rider No. 1 attached hereto are hereby made applicable to and incorporated into this Schedule.
 - e. Mobile Equipment: Notwithstanding anything to the contrary in the Master Agreement, Lessor acknowledges that the Equipment is mobile and may be moved to additional locations so long as Lessee keeps the Equipment in its sole possession and control, except that Lessee may store any Item of the Equipment at a customer's location for a limited period of time and in the ordinary course of business, and except when any Item of Equipment is undergoing required repairs. Upon Lessor's request, Lessee shall promptly provide Lessor the then current location of the Equipment.
15. Maintenance and Return Conditions for Vehicles: Without limiting the obligations of Lessee under the Lease, Lessee shall, at its expense, do the following:
- a. Lessee shall ensure that all Vehicles and their operations conform to all applicable local, state, and federal laws, health and safety guidelines. Upon return, the Vehicles will be complete and operational with all components as originally supplied and will have passed U. S. Department of Transportation or appropriate regulatory agency requirements for operation. If applicable, an inspection sticker or certificate will be furnished to Lessor verifying compliance with any regulatory requirements. Lessee shall satisfy all legal and regulatory conditions necessary for Lessor to sell or lease the Vehicles to a third party. Lessee will keep all licenses and operating certificates required for operation of the Vehicles current during the Lease Term.
 - b. Upon return, each Vehicle and its components shall meet all of their applicable manufacturer's specifications for performance under full rated loads. In addition, each Vehicle must be maintained throughout the Lease Term and returned upon the expiration or termination thereof in accordance with all of the following conditions:
 - i. Tires. All tires shall be matched on each Vehicle by the same type and tread design, original size, and manufacturer, and have a minimum of 12/32 inch of remaining tread depth. All front tires shall be original casings; rear tires may be either casings or recapped casings. All tires shall be free of flat or bald spots,

cupping, dry rot, cuts and exposed cords.

- ii. **General Condition.** The Vehicles must be able to pass Federal Highway Administration inspection. The Vehicles shall be structurally sound with no material structural or mechanical damage, in good overall appearance, clean with no missing or damaged parts, ordinary wear and tear excepted. The Vehicles shall be free of any material rust and corrosion. No glass shall be broken or cracked, no upholstery shall have any cuts or burns and there shall be no physical damage to exterior or interior materials, other than from normal use, that exceeds \$500 in the aggregate to repair and no physical damage from accidents. Upon return, all Vehicles shall be completely de-identified, including but not limited to all commercial logos, advertising, graffiti, Lessee insignia and lettering. The de-identified surfaces shall be repaired and refinished in such a way that the area blends in with the remainder of the item's overall appearance. Manufacturer's identity plates and markings shall not be removed or obscured.
- iii. **Documents and Records.** Written records of scheduled and other maintenance and repair work done shall be kept, dated, and signed by the appropriate authority. A service history or log will be maintained during the Lease Term, in English, and a copy provided to Lessor upon request during the Lease Term, or at the expiration or other termination (by acceleration or otherwise) of the Lease. All maintenance records, maintenance record jackets, repair jackets, repair orders, license plates, registration certificates, and all other similar documents, in their entirety, must be returned to Lessor.
- iv. **Brakes.** Brake drums and linings shall not be cracked and shall not exceed manufacturer's recommended wear limits. Brake linings shall have a minimum of 3/8 inch of remaining wear on each lining.
- v. **Maintenance.** Lessee shall follow the manufacturer's recommended maintenance and service schedule, including, without limitation, manufacturer's schedule of engine oil change and sampling, to the extent required to validate any warranty, at Lessee's sole cost and expense. Any maintenance or repair work shall comply with the guidelines and procedures as specified by the manufacturers of the Vehicles or each component of the Vehicles. Lessee will use only original manufacturer's approved replacement parts and components in the performance of any maintenance and repair of the Vehicles. Lessee will at all times maintain the Vehicles in good operational condition and appearance, and shall not discriminate in such maintenance between owned or leased Vehicles.

16. **Tax Indemnity Rider.** The income tax indemnity described on Rider No. 2 attached hereto is hereby incorporated into this Schedule.

All other terms and conditions of the Master Agreement shall remain in full force and effect without change.

The undersigned Lessee acknowledges that this Schedule authorizes the Lessor or its agents or assignee(s) to sign, execute and file on its behalf any and all necessary documents, including UCC financing statements and other filings and recordings, to make public this lease transaction. The parties intend this transaction to be a true lease, but if any court or tribunal, having power to bind the parties, should conclude that all or part of this Schedule is not a true lease but is in the nature of a sale, consignment, or other transaction, the parties intend and the Lessee hereby grants a continuing security interest in the Equipment from the date of this Schedule to secure the payment of all Lessee's indebtedness to Lessor.

IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF THE MASTER AGREEMENT AND THIS SCHEDULE, THIS SCHEDULE SHALL PREVAIL.

THIS SCHEDULE TOGETHER WITH THE MASTER AGREEMENT, ANY ADDITIONAL PROVISION(S) REFERRED TO IN HEREIN OR THEREIN, AND ANY ADDENDA, ANNEXES, EXHIBITS OR RIDERS EXECUTED BY LESSOR AND LESSEE WHICH REFERENCES THIS SCHEDULE CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE LESSOR AND LESSEE AS TO THE LEASE AND THE EQUIPMENT.

[Remainder of this page intentionally left blank, signatures appear on next page.]

LESSOR: Peapack Capital Corporation

LESSEE: YRC Inc. (d/b/a YRC Freight)

By: _____

By: _____

Name: _____

Name: Anthony P. Carreño

Title: _____

Title: Senior Vice President, Treasury

This original executed counterpart of this Schedule is hereby marked as “Original” and constitutes the chattel paper of this Schedule. Any executed counterparts of this Schedule that do not include the immediately preceding sentence do not constitute chattel paper.

EXHIBIT A TO AMENDED AND RESTATED SCHEDULE NO. 2

DESCRIPTION OF EQUIPMENT SUBJECT TO AMENDED AND RESTATED SCHEDULE
NO. 2

426 2018 Hyundai Translead 28' HT Composite Dry Van Trailers, more particularly described as follows:

<u>Vin List:</u>	<u>YRC Unit #</u>	<u>Purchase Price</u>	<u>Delivery I</u>	<u>Delivery II</u>	<u>FET</u>	<u>Total</u>
3H3V281C1JT744432	136500	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744433	136501	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744434	136502	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744435	136503	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744436	136504	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744437	136505	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744438	136506	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744439	136507	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744440	136508	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744441	136509	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744443	136511	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744444	136512	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744445	136513	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744446	136514	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744447	136515	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744448	136516	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744449	136517	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744450	136518	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744451	136519	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744452	136520	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744453	136521	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744454	136522	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744455	136523	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744456	136524	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744457	136525	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744458	136526	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744459	136527	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744460	136528	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744461	136529	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744462	136530	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744463	136531	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744464	136532	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C5JT744465	136533	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744466	136534	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744467	136535	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744468	136536	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744469	136537	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744470	136538	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744471	136539	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744472	136540	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744473	136541	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744474	136542	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744475	136543	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744476	136544	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744477	136545	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744478	136546	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744479	136547	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744480	136548	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744481	136549	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744482	136550	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744483	136551	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744484	136552	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744485	136553	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744486	136554	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744487	136555	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744488	136556	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744489	136557	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744490	136558	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744491	136559	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744492	136560	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744493	136561	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744494	136562	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744495	136563	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744496	136564	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744497	136565	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744498	136566	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744499	136567	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744500	136568	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744501	136569	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744502	136570	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744503	136571	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744504	136572	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744505	136573	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744506	136574	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C6JT744507	136575	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744508	136576	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744509	136577	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744510	136578	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744511	136579	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744512	136580	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744513	136581	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744514	136582	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744515	136583	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744516	136584	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744517	136585	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744518	136586	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744519	136587	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744520	136588	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744521	136589	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744522	136590	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744523	136591	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744524	136592	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744525	136593	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744526	136594	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744527	136595	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744528	136596	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744529	136597	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744530	136598	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744531	136599	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744532	136600	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744533	136601	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744534	136602	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744535	136603	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744536	136604	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744537	136605	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744538	136606	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744539	136607	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744540	136608	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744541	136609	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744542	136610	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744543	136611	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744544	136612	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744545	136613	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744546	136614	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744547	136615	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744548	136616	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C0JT744549	136617	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744550	136618	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744551	136619	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744552	136620	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744553	136621	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744554	136622	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744555	136623	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744556	136624	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744557	136625	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744558	136626	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744559	136627	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744560	136628	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744561	136629	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744562	136630	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744563	136631	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744564	136632	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744565	136633	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744566	136634	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744567	136635	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744568	136636	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744569	136637	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744570	136638	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744571	136639	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744572	136640	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744574	136642	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744575	136643	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744576	136644	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744577	136645	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744578	136646	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744579	136647	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744580	136648	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744581	136649	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744582	136650	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744583	136651	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744584	136652	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744585	136653	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744586	136654	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744587	136655	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744588	136656	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744589	136657	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744591	136659	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744592	136660	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C3JT744593	136661	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744594	136662	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744595	136663	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744596	136664	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744597	136665	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744598	136666	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744599	136667	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744600	136668	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744601	136669	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744602	136670	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744603	136671	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744604	136672	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744605	136673	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744606	136674	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744607	136675	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744608	136676	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744609	136677	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744610	136678	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744611	136679	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744612	136680	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744613	136681	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744614	136682	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744615	136683	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744616	136684	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744617	136685	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744618	136686	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744619	136687	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744620	136688	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744621	136689	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744622	136690	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744623	136691	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744624	136692	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744625	136693	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744626	136694	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744627	136695	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744628	136696	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744629	136697	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744630	136698	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744631	136699	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744632	136700	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744633	136701	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744634	136702	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C4JT744635	136703	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744636	136704	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744637	136705	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744638	136706	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744639	136707	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744640	136708	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744641	136709	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744642	136710	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744643	136711	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744644	136712	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744645	136713	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744646	136714	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744647	136715	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744648	136716	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744649	136717	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744650	136718	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744651	136719	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744652	136720	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744653	136721	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744654	136722	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744655	136723	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744656	136724	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744658	136726	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744659	136727	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744660	136728	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744661	136729	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744662	136730	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744663	136731	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744664	136732	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744665	136733	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744666	136734	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744667	136735	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744668	136736	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744669	136737	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744670	136738	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744671	136739	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744672	136740	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744673	136741	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744674	136742	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744675	136743	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744676	136744	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744677	136745	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C0JT744678	136746	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744679	136747	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744680	136748	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744681	136749	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744682	136750	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744683	136751	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744684	136752	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744685	136753	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744686	136754	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744687	136755	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744688	136756	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744689	136757	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744690	136758	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744691	136759	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744692	136760	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744693	136761	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744694	136762	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744695	136763	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744696	136764	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744697	136765	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744698	136766	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744699	136767	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744700	136768	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744701	136769	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744702	136770	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744703	136771	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744704	136772	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744705	136773	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744706	136774	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744707	136775	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744708	136776	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744709	136777	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744710	136778	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744711	136779	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744712	136780	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744713	136781	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744714	136782	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744715	136783	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744716	136784	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744717	136785	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744718	136786	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744719	136787	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C6JT744720	136788	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744721	136789	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744722	136790	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744723	136791	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744724	136792	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744725	136793	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744726	136794	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744727	136795	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744728	136796	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744729	136797	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744730	136798	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744731	136799	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744732	136800	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744733	136801	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744734	136802	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744735	136803	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744736	136804	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744737	136805	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744738	136806	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744739	136807	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744740	136808	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744741	136809	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744742	136810	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744743	136811	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744744	136812	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744745	136813	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744746	136814	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744747	136815	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744748	136816	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744749	136817	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744750	136818	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744751	136819	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744752	136820	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744753	136821	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744754	136822	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744755	136823	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744756	136824	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744757	136825	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744758	136826	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744759	136827	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744760	136828	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744761	136829	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C0JT744762	136830	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744763	136831	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744764	136832	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744765	136833	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744766	136834	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744767	136835	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744768	136836	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744769	136837	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744770	136838	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744771	136839	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744772	136840	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744773	136841	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744774	136842	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744775	136843	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744776	136844	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744777	136845	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744778	136846	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744779	136847	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744780	136848	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744781	136849	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744782	136850	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744783	136851	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744784	136852	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744785	136853	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744786	136854	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744787	136855	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744788	136856	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744789	136857	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744790	136858	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744791	136859	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744792	136860	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744793	136861	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744794	136862	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744795	136863	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744796	136864	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744797	136865	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744798	136866	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744799	136867	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744800	136868	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744801	136869	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744802	136870	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744803	136871	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C1JT744804	136872	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744805	136873	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744806	136874	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744807	136875	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744808	136876	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744809	136877	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744810	136878	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744811	136879	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744812	136880	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744813	136881	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744814	136882	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744815	136883	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744816	136884	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744817	136885	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744818	136886	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744819	136887	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744820	136888	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744821	136889	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744822	136890	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744823	136891	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744824	136892	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744825	136893	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744826	136894	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744827	136895	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744828	136896	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744829	136897	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744830	136898	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744831	136899	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C6JT744832	136900	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744833	136901	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744834	136902	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744835	136903	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744836	136904	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744837	136905	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744838	136906	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744839	136907	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744840	136908	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744841	136909	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744842	136910	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744843	136911	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744844	136912	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744845	136913	18,773.00	150.00	125.00	2,285.76	21,333.76

3H3V281C6JT744846	136914	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744847	136915	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744848	136916	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744849	136917	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C8JT744850	136918	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281CXJT744851	136919	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C1JT744852	136920	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C3JT744853	136921	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C5JT744854	136922	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C7JT744855	136923	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C9JT744856	136924	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744857	136925	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744858	136926	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C4JT744859	136927	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C0JT744860	136928	18,773.00	150.00	125.00	2,285.76	21,333.76
3H3V281C2JT744861	136929	18,773.00	150.00	125.00	2,285.76	21,333.76

EXHIBIT B TO AMENDED AND RESTATED SCHEDULE NO. 2

STIPULATED LOSS VALUE TABLE TO AMENDED AND RESTATED SCHEDULE NO. 2

<u>Rent Payment Number</u>	<u>SLV Percentage</u>	<u>Rent Payment Number</u>	<u>SLV Percentage</u>	<u>Rent Payment Number</u>	<u>SLV Percentage</u>
1	104.10	25	80.11	49	61.95
2	103.17	26	79.07	50	60.86
3	102.20	27	78.03	51	59.77
4	101.23	28	76.99	52	58.68
5	100.26	29	75.94	53	57.58
6	99.28	30	76.10	54	56.49
7	98.30	31	76.25	55	55.40
8	97.32	32	76.41	56	54.32
9	96.33	33	76.57	57	53.24
10	95.34	34	76.73	58	52.15
11	94.35	35	76.89	59	51.07
12	93.35	36	75.84	60	50.00
13	92.35	37	74.79	61	49.66
14	91.35	38	73.74	62	48.78
15	90.34	39	72.68	63	47.85
16	89.33	40	71.62	64	46.91
17	88.32	41	70.55	65	45.96
18	87.30	42	69.48	66	45.01
19	86.28	43	68.42	67	44.07
20	85.26	44	67.34	68	43.13
21	84.24	45	66.27	69	42.19
22	83.21	46	65.19	70	41.25
23	82.18	47	64.11	71	40.30
24	81.15	48	63.03	72	38.93

RIDER 1 TO AMENDED AND RESTATED SCHEDULE NO. 2

TRAC Provisions

This Rider No. 1 is attached to and made a part of Amended and Restated Schedule No. 2, dated as of November 21, 2022 (the "Schedule") between Peapack Capital Corporation ("Lessor") and YRC Inc., (d/b/a YRC Freight) ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement, dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Lease and the Schedule.

TRAC Purchase Option

(1) The "TRAC Percentage" is defined as 38.926% of the Total Equipment Cost. Lessee and Lessor agree that the TRAC Percentage is a reasonable estimate of the fair market value of the Equipment at the end of the Term. Provided that no Event of Default has occurred and is continuing, Lessee may elect, by giving Lessor not less than ninety (90) days prior written notice (which notice shall be irrevocable without Lessor's written consent), to purchase all, but not less than all, of the Equipment described in this Schedule (hereinafter for purposes of this Section only, the "TRAC Equipment") for an amount equal to the TRAC Percentage multiplied by the Total Equipment Cost in which case all TRAC Equipment shall be sold to Lessee on an AS IS, WHERE IS BASIS, without recourse or warranty (except that Lessor has whatever title (if any) to the Equipment that was conveyed to it by the Supplier free of any security interest arising solely by reason of a claim against Lessor that Lessee is not responsible to remove pursuant to the Lease).

(2) Unless Lessee has previously notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessee shall provide Lessor with written notice, not less than ninety (90) days before the expiration of the Base Term (which notice shall be irrevocable without Lessor's written consent), of Lessee's intent to return the TRAC Equipment (the "End of Term Notice"). If Lessor does not receive the End of Term Notice within the applicable time frame, the Base Term shall be automatically extended (the "Extension Term") without any notice or action on the part of Lessor for three additional months (at the Base Monthly Rental amount) and shall further be extended until the end of the second full month after the month during which the End of Term Notice is received by Lessor. Notwithstanding the foregoing, unless Lessee has previously duly notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessor shall have the right (but not the obligation), at any time during the final month of the Base Term or at any time during the Extension Term to terminate this Agreement, in which event Lessee shall be obligated to return the Equipment at the end of the then-current month (the "Extension Termination Date"). Lessee's failure to return any Item by the Extension Termination Date in the manner and condition required by the Lease, for any reason whatsoever, shall constitute an immediate Event of Default under the Lease notwithstanding the making of any payment or the rendering of other performance hereunder. Upon return of the Equipment at the end of any Extension Term, the terms of subsection (3) below shall be applicable and the TRAC Percentage shall remain unchanged.

(3) Unless Lessee purchases all of the TRAC Equipment in accordance with the terms hereof, Lessee shall return to Lessor all of the TRAC Equipment, pursuant to the return provisions

of this Lease. Lessee's failure to return the TRAC Equipment as required hereunder shall constitute an Event of Default hereunder and the Base Term shall, at Lessor' election, be extended on a month-to-month basis. Upon return of the TRAC Equipment and provided that no Event of Default has occurred and is continuing, Lessor shall sell or otherwise dispose of the TRAC Equipment in a commercially reasonable manner. If the amount received by Lessor for the TRAC Equipment in such sale or disposition exceeds the sum of the TRAC Percentage multiplied by the Total Equipment Cost, plus the amounts remaining due under this Agreement and all costs of sale, any such excess shall be returned by Lessor to Lessee as a rental adjustment. If the amount received by Lessor for the TRAC Equipment in such sale or disposition (after deduction of any amounts remaining due under this Agreement and all costs of sale) is less than the TRAC Percentage multiplied by The Total Equipment Cost, then any such deficiency shall be paid by Lessee to Lessor as a terminal rental adjustment provided however that in no event shall Lessee be obligated to pay to Lessor, as a terminal rental adjustment under the TRAC provision, any such amount in excess of 31.926% of the Total Equipment Cost of the TRAC Equipment. Lessee agrees to facilitate any such sale or disposition of the TRAC Equipment and hereby grants to Lessor, its agents or employees, the right to enter Lessee's premises for the purpose of selling or otherwise disposing of the TRAC Equipment. Lessee shall reimburse Lessor for all costs of such sale or disposition, including all taxes, advertising costs or other commissions or expenses charged against the sales price. Lessee shall execute Lessor's approved form TRAC certificate at or before closing.

RIDER 2 TO AMENDED AND RESTATED SCHEDULE NO. 2

Tax Indemnification

This Rider No. 2 is attached to and incorporated into Amended and Restated Schedule No. 2 dated as of November 21, 2022 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and YRC Inc., (d/b/a YRC Freight) ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement dated August 25, 2017, between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Schedule or the Master Agreement, as applicable.

1. Lessee represents and warrants that: (a) it believes that it is reasonable to estimate that the useful life of the Equipment exceeds the lease term (including any interim and fixed rental renewal periods) by the greater of one (1) year or twenty (20) percent of such estimated useful life, and that said Equipment will have a value at the end of the lease term, including any fixed rate renewal period, of at least twenty percent (20%) of the original equipment cost of the Equipment, without including in such value any increase or decrease for inflation or deflation during the original lease term; (b) the Equipment is, and will be used by Lessee so as to remain, property eligible for the MACRS Deductions (as defined below); (c) each item of Equipment constitutes "qualified property" pursuant to Section 168(k) of the Internal Revenue Code of 1986, as now or hereafter amended (the "Code"), (d) the Equipment shall be treated as originally placed in service not earlier than the date of the execution and delivery of the Schedule, or in the event the transaction is a sale-leaseback transaction, Lessee shall not have placed in service the Equipment subject to the Schedule at any time prior to three (3) months before the execution and delivery of the Schedule.

2. If, as a result of any Event of Default, act or omission of Lessee or breach of any representation or warranty of Lessee either (a) Lessor in computing its taxable income or liability for tax, shall lose, or shall not have, or shall lose the right to claim or there shall be disallowed or recaptured for Federal and/or state income tax purposes, in whole or in part, the benefit to Lessor of MACRS Deductions, or (b) Lessor shall become liable for additional tax (including, without limitation, as a result of Lessee having added an attachment or made an alteration to the Equipment, including (without limitation) any such attachment or alteration which would increase the productivity or capability of the Equipment so as to violate the provisions of Rev. Proc. 2001-28, 2001-1 C.B. 1156 (as it may hereafter be modified or superseded) (hereinafter referred to as a "Loss")), then Lessee shall pay Lessor the Tax Indemnification Payment as additional rent and Lessor shall revise the table of Stipulated Loss Values attached to the Schedule as Exhibit B to reflect the Loss.

3. As used herein: (a) "MACRS Deductions" shall mean the deductions under Section 167 of the Code, determined in accordance with the modified Accelerated Cost Recovery System with respect to the original equipment cost of any Item of the Equipment using the accelerated method set forth in Section 168(b)(1) of the Code; (b) "Lessor" shall be deemed to include the consolidated Federal taxpayer group of which Lessor is a member; and (c) "Tax Indemnification Payment" shall mean such amount as, after consideration of (i) all taxes required to be paid by Lessor in respect of the receipt thereof under the laws of any governmental or taxing authority in

the United States, and (ii) the amount of any interest or penalty which may be payable by Lessor in connection with the Loss, shall be required to cause Lessor's after-tax net return (the "Net Return") to be equal to, but no greater than, the Net Return computed consistently with current tax laws (and with the assumption that Lessor is taxed at the highest marginal Federal and state tax rates) as of the date of the Schedule that would have been available to Lessor had the Loss not occurred.

4. Lessor shall be responsible for, and shall not be entitled to a Tax Indemnification Payment by Lessee on account of, any Loss arising solely as a direct result of the occurrence of any one or more of the following events: (a) the failure of Lessor to timely and properly claim MACRS Deductions, as applicable, in the tax return of Lessor other than as a result of changes in the Code or applicable regulations unless in the reasonable opinion of Lessor's tax counsel there is no basis for such claim; (b) the failure of Lessor to have sufficient taxable income before application of the MACRS Deductions to offset the full amount of such MACRS Deductions other than as a result of changes in the Code or applicable regulations; (c) any event which by the terms of the Lease requires payment by Lessee of the Stipulated Loss Value if such payment is thereafter actually made to Lessor, to the extent that such payment reimburses Lessor for amounts otherwise payable by Lessee pursuant hereto; or (d) a disqualifying disposition due to sale of any item of the Equipment or the Lease by Lessor prior to a Default.

5. Lessor promptly shall notify Lessee in writing of such Loss and Lessee shall pay to Lessor the Tax Indemnification Payment within thirty (30) days of such notice. For these purposes, a Loss shall occur upon the earliest of: (a) the happening of any event (such as disposition or change in use of any item of the Equipment) which will cause such Loss; (b) the payment by Lessor to the Internal Revenue Service or state taxing authority of the tax increase (including an increase in estimated taxes) resulting from such Loss; (c) the date on which the Loss is realized by Lessor; or (d) the adjustment of the tax return of Lessor to reflect such Loss.

6. The obligations of Lessee under this Rider No. 2, which accrue during the term of the Schedule, shall survive the expiration or termination of the Schedule.

3710107.3



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME VC2280151-FJPRW	BODY TYPE SE	YEAR 2018	VIN 3H3V281C8JT744590
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 10/19/17	ISSUE DATE 12/05/17	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------



MAILING ADDRESS PEAPACK CAPITAL CORP 500 SHORT HILLS DR BEDMINSTER NJ 07921	000&22	ADDITIONAL OWNER(S)
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**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**

PEAPACK CAPITAL CORP
500 SHORT HILLS DR
BEDMINSTER NJ 07921

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X Heidi H. Smith

Heidi H. Smith

PRINTED NAME:

VP
POSITION:

DATE: 12/16/21

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)

Approved by State Board of Accounts, 2016

TITLE NUMBER

17504239000274

G3484095

EXHIBIT D

SCHEDULE NO. 4

This Schedule No. 4 dated November 13, 2018 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and YRC Inc. (d/b/a YRC Freight) (the "Lessee") incorporates by reference the terms and conditions of Master Lease Agreement dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement") and constitutes a separate lease between Lessor and Lessee. The Schedule and Master Agreement as incorporated herein are hereinafter referred to collectively as the "Lease". All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Agreement.

1. Equipment: See Exhibit A attached hereto.
2. Equipment Delivery Location (or Titling Jurisdiction for Vehicles (defined below) subject to certificates of title): The titling jurisdiction is Indiana.
3. Total Equipment Cost: \$1,242,520.38
4. Base Term: Sixty (60) Months
5. Base Term Commencement Date: November 13, 2018
6. Base Term End Date: November 13, 2023
7. Due Dates of Base Monthly Rental Payments: The ^{13TH} ~~9TH~~ day of each month, commencing with December 13, 2018
8. Date of Last Base Monthly Rental Payment: November 13, 2023
9. Base Monthly Rental: \$15,775.50 (plus applicable sales/use tax)
10. Base Monthly Rent Paid in Advance or Arrears: Arrears
11. Supplier: American Trailer and Storage, Inc.
12. Equipment Return Location: Anywhere in the continental United States as determined by Lessor.
13. Stipulated Loss Value: See attached Exhibit B to this Schedule. Stipulated Loss Value means, with respect to any Item, the product of the Total Equipment Cost of such Item times the percentage applicable to the due date for the Base Monthly Rental payment for which the Stipulated Loss Value is being calculated, as set forth on Exhibit B attached hereto, except that following the expiration of the Base Term, the applicable percentage shall be the last percentage set forth on Exhibit B attached hereto. For the avoidance of doubt, Stipulated Loss Values are in addition to any unpaid Base Monthly Rental payments due on or prior to the same day.
14. Special Terms:
 - a. Guaranty. Notwithstanding anything to the contrary herein, the parties acknowledge and agree that this Lease is guaranteed by YRC Worldwide Inc.

- b. **Titled Equipment:** The Equipment contains one or more titled vehicles (individually, a "Vehicle" and collectively, the "Vehicles"). Each Vehicle shall be used predominantly in the United States in Lessee's business in accordance with all applicable governmental and insurer titling requirements and limitations. Title to each Vehicle shall at all times remain in Lessor, or Lessor's Assignee(s) as owner or, if permitted under the applicable vehicle titling statutes, as lienholder. Lessee hereby grants to Lessor an irrevocable power of attorney coupled with an interest in Lessee's name (a "Power of Attorney"), to apply for a certificate of title for any Vehicle that is required to be titled under the laws of any jurisdiction where the Vehicle is or may be used and/or to transfer title thereto upon assignment by Lessor to an Assignee or upon the exercise by Lessor of its remedies upon an Event of Default by Lessee under the Lease. In furtherance of such grant, Lessee shall provide a written Power of Attorney, in form and substance satisfactory to Lessor, upon Lessor's request. If Lessee fails to perform or comply with any of its agreements with respect to titling of Vehicles, Lessor may perform or comply with such agreements in its own name or in Lessee's name as attorney-in-fact and the amount of any payments and expenses of Lessor incurred in connection with such performance or compliance, together with interest thereon at the rate of 1% per month from the date Lessor made such payments or incurred such expenses until payment is received by Lessor, or if such rate shall exceed the maximum rate of interest allowed by law, then at such maximum rate, shall be deemed rent payable by Lessee upon demand.

Notwithstanding anything contrary contained in the Master Agreement, the following provisions shall apply to each Vehicle:

- 1) Lessee shall, at Lessee's own expense, register, title and license each Vehicle in the manner prescribed by Lessor as required by the applicable government or regulatory agency(ies). Lessee will do whatever may be necessary to have a statement of the interest of Lessor or any Assignee of Lessor in any Vehicle noted on any certificate of title relating to any Vehicle and will deliver said certificate to Lessor. In event Lessor registers, titles and/or licenses any Vehicle, Lessee shall immediately reimburse Lessor for all expenses relating thereto.

Lessee shall pay or provide for payment of all operating expenses of all Vehicles, including without limitation, gasoline, oil, anti-freeze, other fluids, servicing, repairs, storage, towing and fines.

- 2) Lessee shall require any operator of the vehicle to be properly licensed, trained and able to perform the functions necessary for safe operation. Lessee hereby covenants that it shall not permit its employees, representatives or agents to use any Vehicle for illegal purposes, including, without limitation, the illegal transportation of controlled substances, firearms, explosives, or hazardous materials.
- 3) Lessee shall be responsible for all fees, traffic summonses, penalties and fines that may be imposed due to the use of the Vehicle.

- 4) Lessee shall provide to Lessor any documentation pertaining to any Vehicle as Lessor may, from time to time, reasonably request. Including but not limited to the location, mileage and condition of any or all Vehicles.
- c. TRAC Rider: The TRAC provisions described on Rider No. 1 attached hereto are hereby made applicable to and incorporated into this Schedule.
- d. Mobile Equipment: Notwithstanding anything to the contrary in the Master Agreement, Lessor acknowledges that the Equipment is mobile and may be moved to additional locations so long as Lessee keeps the Equipment in its sole possession and control, except that Lessee may store any Item of the Equipment at a customer's location for a limited period of time and in the ordinary course of business, and except when any Item of Equipment is undergoing required repairs. Upon Lessor's request, Lessee shall promptly provide Lessor the then current location of the Equipment.

15. Maintenance and Return Conditions for Vehicles: Without limiting the obligations of Lessee under the Lease, Lessee shall, at its expense, do the following:

- a. Lessee shall ensure that all Vehicles and their operations conform to all applicable local, state, and federal laws, health and safety guidelines. Upon return, the Vehicles will be complete and operational with all components as originally supplied and will have passed U. S. Department of Transportation or appropriate regulatory agency requirements for operation. If applicable, an inspection sticker or certificate will be furnished to Lessor verifying compliance with any regulatory requirements. Lessee shall satisfy all legal and regulatory conditions necessary for Lessor to sell or lease the Vehicles to a third party. Lessee will keep all licenses and operating certificates required for operation of the Vehicles current during the Lease Term.
- b. Upon return, each Vehicle and its components shall meet all of their applicable manufacturer's specifications for performance under full rated loads. In addition, each Vehicle must be maintained throughout the Lease Term and returned upon the expiration or termination thereof in accordance with all of the following conditions:
 - i. Tires. All tires shall be matched on each Vehicle by the same type and tread design, original size, and manufacturer, and have a minimum of 12/32 inch of remaining tread depth. All front tires shall be original casings; rear tires may be either casings or recapped casings. All tires shall be free of flat or bald spots, cupping, dry rot, cuts and exposed cords.
 - ii. General Condition. The Vehicles must be able to pass Federal Highway Administration inspection. The Vehicles shall be structurally sound with no material structural or mechanical damage, in good overall appearance, clean with no missing or damaged parts, ordinary wear and tear excepted. The Vehicles shall be free of any material rust and corrosion. No glass shall be broken or cracked, no upholstery shall have any cuts or burns and there shall be no physical damage to exterior or interior materials, other than from normal use, that exceeds \$500 in

the aggregate to repair and no physical damage from accidents. Upon return, all Vehicles shall be completely de-identified, including but not limited to all commercial logos, advertising, graffiti, Lessee insignia and lettering. The de-identified surfaces shall be repaired and refinished in such a way that the area blends in with the remainder of the item's overall appearance. Manufacturer's identity plates and markings shall not be removed or obscured.

- iii. Documents and Records. Written records of scheduled and other maintenance and repair work done shall be kept, dated, and signed by the appropriate authority. A service history or log will be maintained during the Lease Term, in English, and a copy provided to Lessor upon request during the Lease Term, or at the expiration or other termination (by acceleration or otherwise) of the Lease. All maintenance records, maintenance record jackets, repair jackets, repair orders, license plates, registration certificates, and all other similar documents, in their entirety, must be returned to Lessor.
- iv. Brakes. Brake drums and linings shall not be cracked and shall not exceed manufacturer's recommended wear limits. Brake linings shall have a minimum of 3/8 inch of remaining wear on each lining.
- v. Maintenance. Lessee shall follow the manufacturer's recommended maintenance and service schedule, including, without limitation, manufacturer's schedule of engine oil change and sampling, to the extent required to validate any warranty, at Lessee's sole cost and expense. Any maintenance or repair work shall comply with the guidelines and procedures as specified by the manufacturers of the Vehicles or each component of the Vehicles. Lessee will use only original manufacturer's approved replacement parts and components in the performance of any maintenance and repair of the Vehicles. Lessee will at all times maintain the Vehicles in good operational condition and appearance, and shall not discriminate in such maintenance between owned or leased Vehicles.

16. Tax Indemnity Rider. The income tax indemnity described on Rider No. 2 attached hereto is hereby incorporated into this Schedule.

All other terms and conditions of the Master Agreement shall remain in full force and effect without change.

The undersigned Lessee acknowledges that this Schedule authorizes the Lessor or its agents or assignee(s) to sign, execute and file on its behalf any and all necessary documents, including UCC financing statements and other filings and recordings, to make public this lease transaction. The parties intend this transaction to be a true lease, but if any court or tribunal, having power to bind the parties, should conclude that all or part of this Schedule is not a true lease but is in the nature of a sale, consignment, or other transaction, the parties intend and the Lessee hereby grants a continuing security interest in the Equipment from the date of this Schedule to secure the payment of all Lessee's indebtedness to Lessor.

IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF THE MASTER AGREEMENT AND THIS SCHEDULE, THIS SCHEDULE SHALL PREVAIL.

THIS SCHEDULE TOGETHER WITH THE MASTER AGREEMENT, ANY ADDITIONAL PROVISION(S) REFERRED TO IN HEREIN OR THEREIN, AND ANY ADDENDA, ANNEXES, EXHIBITS OR RIDERS EXECUTED BY LESSOR AND LESSEE WHICH REFERENCES THIS SCHEDULE CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE LESSOR AND LESSEE AS TO THE LEASE AND THE EQUIPMENT.

[Remainder of this page intentionally left blank, signatures appear on next page.]

LESSOR: **Peapack Capital Corporation**

By: 

Name: Robert D. Coughlin

Title: President

LESSEE: **YRC Inc. (d/b/a YRC Freight)**

By: 

Name: Mark D. Boehmer

Title: Vice President

This original executed counterpart of this Schedule is hereby marked as "Original" and constitutes the chattel paper of this Schedule. Any executed counterparts of this Schedule that do not include the immediately preceding sentence do not constitute chattel paper.

EXHIBIT A TO SCHEDULE NO. 4

DESCRIPTION OF EQUIPMENT SUBJECT TO SCHEDULE NO. 4

Forty (40) 2019 Hyundai Translead 40' Composite Dry Van Trailers with lift gate, more particularly described as follows:

VIN	YRC Unit #	Purchase Price	FET	Total
3H3V401C1KT797001	821434	27,484.83	3,328.18	31,063.01
3H3V401C3KT797002	821435	27,484.83	3,328.18	31,063.01
3H3V401C5KT797003	821436	27,484.83	3,328.18	31,063.01
3H3V401C7KT797004	821437	27,484.83	3,328.18	31,063.01
3H3V401C9KT797005	821438	27,484.83	3,328.18	31,063.01
3H3V401C0KT797006	821439	27,484.83	3,328.18	31,063.01
3H3V401C2KT797007	821440	27,484.83	3,328.18	31,063.01
3H3V401C4KT797008	821441	27,484.83	3,328.18	31,063.01
3H3V401C6KT797009	821442	27,484.83	3,328.18	31,063.01
3H3V401C2KT797010	821443	27,484.83	3,328.18	31,063.01
3H3V401C4KT797011	821444	27,484.83	3,328.18	31,063.01
3H3V401C6KT797012	821445	27,484.83	3,328.18	31,063.01
3H3V401C8KT797013	821446	27,484.83	3,328.18	31,063.01
3H3V401CXKT797014	821447	27,484.83	3,328.18	31,063.01
3H3V401C1KT797015	821448	27,484.83	3,328.18	31,063.01
3H3V401C3KT797016	821449	27,484.83	3,328.18	31,063.01
3H3V401C5KT797017	821450	27,484.83	3,328.18	31,063.01
3H3V401C7KT797018	821451	27,484.83	3,328.18	31,063.01
3H3V401C9KT797019	821452	27,484.83	3,328.18	31,063.01
3H3V401C5KT797020	821453	27,484.83	3,328.18	31,063.01
3H3V401C7KT797021	821474	27,484.83	3,328.18	31,063.01
3H3V401C9KT797022	821475	27,484.83	3,328.18	31,063.01
3H3V401C0KT797023	821476	27,484.83	3,328.18	31,063.01
3H3V401C2KT797024	821477	27,484.83	3,328.18	31,063.01
3H3V401C4KT797025	821478	27,484.83	3,328.18	31,063.01
3H3V401C6KT797026	821479	27,484.83	3,328.18	31,063.01
3H3V401C8KT797027	821480	27,484.83	3,328.18	31,063.01
3H3V401CXKT797028	821481	27,484.83	3,328.18	31,063.01
3H3V401C1KT797029	821482	27,484.83	3,328.18	31,063.01
3H3V401C8KT797030	821483	27,484.83	3,328.18	31,063.01
3H3V401CXKT797031	821484	27,484.83	3,328.18	31,063.01
3H3V401C1KT797032	821485	27,484.83	3,328.18	31,063.01
3H3V401C3KT797033	821486	27,484.83	3,328.18	31,063.01
3H3V401C5KT797034	821487	27,484.83	3,328.18	31,063.01
3H3V401C7KT797035	821488	27,484.83	3,328.18	31,063.01

VIN	YRC Unit #	Purchase Price	FET	Total
3H3V401C9KT797036	821489	27,484.83	3,328.18	31,063.01
3H3V401C0KT797037	821490	27,484.83	3,328.18	31,063.01
3H3V401C2KT797038	821491	27,484.83	3,328.18	31,063.01
3H3V401C4KT797039	821492	27,484.83	3,328.18	31,063.01
3H3V401C0KT797040	821493	27,484.83	3,328.18	31,063.01
			TOTAL	\$1,242,520.38

EXHIBIT B TO SCHEDULE NO. 4

STIPULATED LOSS VALUE TABLE TO SCHEDULE NO. 4

<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>	<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>	<u>Base Monthly Rental Payment Number</u>	<u>SLV Percentage</u>
1	104.06	21	83.38	41	61.62
2	103.06	22	82.32	42	60.51
3	102.05	23	81.26	43	59.39
4	101.04	24	80.19	44	58.27
5	100.02	25	79.12	45	57.14
6	99.00	26	78.05	46	56.01
7	97.97	27	76.97	47	54.88
8	96.95	28	75.89	48	53.75
9	95.92	29	74.81	49	52.61
10	94.89	30	73.73	50	51.47
11	93.86	31	72.64	51	50.33
12	92.82	32	71.55	52	49.18
13	91.78	33	70.46	53	48.03
14	90.74	34	69.36	54	46.89
15	89.70	35	68.27	55	45.74
16	88.65	36	67.17	56	44.59
17	87.60	37	66.06	57	43.45
18	86.55	38	64.96	58	42.30
19	85.50	39	63.85	59	41.15
20	84.44	40	62.74	60	40.00

RIDER 1 TO SCHEDULE NO. 4

TRAC Provisions

This Rider No. 1 is attached to and made a part of Schedule No. 4, dated as of November 13, 2018 (the "Schedule") between Peapack Capital Corporation ("Lessor") and YRC Inc. ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement, dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Lease and the Schedule.

TRAC Purchase Option

(1) The "TRAC Percentage" is defined as 40% of the Total Equipment Cost. Lessee and Lessor agree that the TRAC Percentage is a reasonable estimate of the fair market value of the Equipment at the end of the Term. Provided that no Event of Default has occurred and is continuing, Lessee may elect, by giving Lessor not less than ninety (90) days prior written notice (which notice shall be irrevocable without Lessor's written consent), to purchase all, but not less than all, of the Equipment described in this Schedule (hereinafter for purposes of this Section only, the "TRAC Equipment") for an amount equal to the TRAC Percentage multiplied by the Total Equipment Cost in which case all TRAC Equipment shall be sold to Lessee on an AS IS, WHERE IS BASIS, without recourse or warranty (except that Lessor has whatever title (if any) to the Equipment that was conveyed to it by the Supplier free of any security interest arising solely by reason of a claim against Lessor that Lessee is not responsible to remove pursuant to the Lease).

(2) Unless Lessee has previously notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessee shall provide Lessor with written notice, not less than ninety (90) days before the expiration of the Base Term (which notice shall be irrevocable without Lessor's written consent), of Lessee's intent to return the TRAC Equipment (the "End of Term Notice"). If Lessor does not receive the End of Term Notice within the applicable time frame, the Base Term shall be automatically extended (the "Extension Term") without any notice or action on the part of Lessor for three additional months (at the Base Monthly Rental amount) and shall further be extended until the end of the second full month after the month during which the End of Term Notice is received by Lessor. Notwithstanding the foregoing, unless Lessee has previously duly notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessor shall have the right (but not the obligation), at any time during the final month of the Base Term or at any time during the Extension Term to terminate this Agreement, in which event Lessee shall be obligated to return the Equipment at the end of the then-current month (the "Extension Termination Date"). Lessee's failure to return any Item by the Extension Termination Date in the manner and condition required by the Lease, for any reason whatsoever, shall constitute an immediate Event of Default under the Lease notwithstanding the making of any payment or the rendering of other performance hereunder. Upon return of the Equipment at the end of any Extension Term, the terms of subsection (3) below shall be applicable and the TRAC Percentage shall remain unchanged.

(3) Unless Lessee purchases all of the TRAC Equipment in accordance with the terms hereof, Lessee shall return to Lessor all of the TRAC Equipment, pursuant to the return provisions

of this Lease. Lessee's failure to return the TRAC Equipment as required hereunder shall constitute an Event of Default hereunder and the Base Term shall, at Lessor's election, be extended on a month-to-month basis. Upon return of the TRAC Equipment and provided that no Event of Default has occurred and is continuing, Lessor shall sell or otherwise dispose of the TRAC Equipment in a commercially reasonable manner. If the amount received by Lessor for the TRAC Equipment in such sale or disposition exceeds the sum of the TRAC Percentage multiplied by the Total Equipment Cost, plus the amounts remaining due under this Agreement and all costs of sale, any such excess shall be returned by Lessor to Lessee as a rental adjustment. If the amount received by Lessor for the TRAC Equipment in such sale or disposition (after deduction of any amounts remaining due under this Agreement and all costs of sale) is less than the TRAC Percentage multiplied by The Total Equipment Cost, then any such deficiency shall be paid by Lessee to Lessor as a terminal rental adjustment provided however that in no event shall Lessee be obligated to pay to Lessor, as a terminal rental adjustment under the TRAC provision, any such amount in excess of 27.1577% of the Total Equipment Cost of the TRAC Equipment. Lessee agrees to facilitate any such sale or disposition of the TRAC Equipment and hereby grants to Lessor, its agents or employees, the right to enter Lessee's premises for the purpose of selling or otherwise disposing of the TRAC Equipment. Lessee shall reimburse Lessor for all costs of such sale or disposition, including all taxes, advertising costs or other commissions or expenses charged against the sales price. Lessee shall execute Lessor's approved form TRAC certificate at or before closing.

RIDER 2 TO SCHEDULE NO. 4 x MDBTax Indemnification

This Rider No. 2 is attached to and incorporated into Schedule No. 4 dated as of November 13, 2018 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and YRC Inc. ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement dated August 25, 2017, between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Schedule or the Master Agreement, as applicable.

(d/b/a
YRC
FREIGHT)
x MDB

1. Lessee represents and warrants that: (a) it believes that it is reasonable to estimate that the useful life of the Equipment exceeds the lease term (including any interim and fixed rental renewal periods) by the greater of one (1) year or twenty (20) percent of such estimated useful life, and that said Equipment will have a value at the end of the lease term, including any fixed rate renewal period, of at least twenty percent (20%) of the original equipment cost of the Equipment, without including in such value any increase or decrease for inflation or deflation during the original lease term; (b) the Equipment is, and will be used by Lessee so as to remain, property eligible for the MACRS Deductions (as defined below); (c) each item of Equipment constitutes "qualified property" pursuant to Section 168(k) of the Internal Revenue Code of 1986, as now or hereafter amended (the "Code"); (d) the Equipment shall be treated as originally placed in service not earlier than the date of the execution and delivery of the Schedule, or in the event the transaction is a sale-leaseback transaction, Lessee shall not have placed in service the Equipment subject to the Schedule at any time prior to three (3) months before the execution and delivery of the Schedule.

2. If, as a result of any Event of Default, act or omission of Lessee or breach of any representation or warranty of Lessee either (a) Lessor in computing its taxable income or liability for tax, shall lose, or shall not have, or shall lose the right to claim or there shall be disallowed or recaptured for Federal and/or state income tax purposes, in whole or in part, the benefit to Lessor of MACRS Deductions, or (b) Lessor shall become liable for additional tax (including, without limitation, as a result of Lessee having added an attachment or made an alteration to the Equipment, including (without limitation) any such attachment or alteration which would increase the productivity or capability of the Equipment so as to violate the provisions of Rev. Proc. 2001-28, 2001-1 C.B. 1156 (as it may hereafter be modified or superseded) (hereinafter referred to as a "Loss")), then Lessee shall pay Lessor the Tax Indemnification Payment as additional rent and Lessor shall revise the table of Stipulated Loss Values attached to the Schedule as Exhibit B to reflect the Loss.

3. As used herein: (a) "MACRS Deductions" shall mean the deductions under Section 167 of the Code, determined in accordance with the modified Accelerated Cost Recovery System with respect to the original equipment cost of any Item of the Equipment using the accelerated method set forth in Section 168(b)(1) of the Code; (b) "Lessor" shall be deemed to include the consolidated Federal taxpayer group of which Lessor is a member; and (c) "Tax Indemnification Payment" shall mean such amount as, after consideration of (i) all taxes required to be paid by Lessor in respect of the receipt thereof under the laws of any governmental or taxing authority in the United States, and (ii) the amount of any interest or penalty which may be payable by Lessor

in connection with the Loss, shall be required to cause Lessor's after-tax net return (the "Net Return") to be equal to, but no greater than, the Net Return computed consistently with current tax laws (and with the assumption that Lessor is taxed at the highest marginal Federal and state tax rates) as of the date of the Schedule that would have been available to Lessor had the Loss not occurred.

4. Lessor shall be responsible for, and shall not be entitled to a Tax Indemnification Payment by Lessee on account of, any Loss arising solely as a direct result of the occurrence of any one or more of the following events: (a) the failure of Lessor to timely and properly claim MACRS Deductions, as applicable, in the tax return of Lessor other than as a result of changes in the Code or applicable regulations unless in the reasonable opinion of Lessor's tax counsel there is no basis for such claim; (b) the failure of Lessor to have sufficient taxable income before application of the MACRS Deductions to offset the full amount of such MACRS Deductions other than as a result of changes in the Code or applicable regulations; (c) any event which by the terms of the Lease requires payment by Lessee of the Stipulated Loss Value if such payment is thereafter actually made to Lessor, to the extent that such payment reimburses Lessor for amounts otherwise payable by Lessee pursuant hereto; or (d) a disqualifying disposition due to sale of any item of the Equipment or the Lease by Lessor prior to a Default.

5. Lessor promptly shall notify Lessee in writing of such Loss and Lessee shall pay to Lessor the Tax Indemnification Payment within thirty (30) days of such notice. For these purposes, a Loss shall occur upon the earliest of: (a) the happening of any event (such as disposition or change in use of any item of the Equipment) which will cause such Loss; (b) the payment by Lessor to the Internal Revenue Service or state taxing authority of the tax increase (including an increase in estimated taxes) resulting from such Loss; (c) the date on which the Loss is realized by Lessor; or (d) the adjustment of the tax return of Lessor to reflect such Loss.

6. The obligations of Lessee under this Rider No. 2, which accrue during the term of the Schedule, shall survive the expiration or termination of the Schedule.

3710107.3

TRAC Certification

(d/b/a YRC FREIGHT) x MB

This Certification is provided by YRC Inc. ("Lessee") in connection with that certain Schedule No. 4 dated as of November 13, 2018 (the "Schedule"), between Lessee and Peapack Capital Corporation ("Lessor").

The parties intend and agree that the Schedule constitutes a "qualified motor vehicle operating agreement" within the meaning of Section 7701(h) of the Internal Revenue Code of 1986, as now or hereafter amended, and this Certification is required to be provided pursuant to that Section.

Lessee hereby certifies, under penalty of perjury, that it intends that more than fifty (50) percent of the use of the Equipment (as such term is defined in the Lease) is to be in a trade or business of the Lessee.

Lessee acknowledges that it has been advised that it will not be treated as the owner of the Equipment for Federal income tax purposes.

IN WITNESS WHEREOF, Lessee has caused this Certification to be duly executed as of November 13, 2018.

YRC INC.
LESSEE

(d/b/a YRC FREIGHT) x MB

By:



Mark D. Boehmer, Vice President

YRC Schedule 4

Unit #	Year	Make	Model	VIN	Perfected Title Rcvd	Title State	Base Price	LA Basin	FET	Total Price
821434	2019	Hyundai	40' with liftgate	3H3V401C1KT797001	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821435	2019	Hyundai	40' with liftgate	3H3V401C3KT797002	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821436	2019	Hyundai	40' with liftgate	3H3V401C5KT797003	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821437	2019	Hyundai	40' with liftgate	3H3V401C7KT797004	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821438	2019	Hyundai	40' with liftgate	3H3V401C9KT797005	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821439	2019	Hyundai	40' with liftgate	3H3V401C0KT797006	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821440	2019	Hyundai	40' with liftgate	3H3V401C2KT797007	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821441	2019	Hyundai	40' with liftgate	3H3V401C4KT797008	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821442	2019	Hyundai	40' with liftgate	3H3V401C6KT797009	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821443	2019	Hyundai	40' with liftgate	3H3V401C2KT797010	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821444	2019	Hyundai	40' with liftgate	3H3V401C4KT797011	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821445	2019	Hyundai	40' with liftgate	3H3V401C6KT797012	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821446	2019	Hyundai	40' with liftgate	3H3V401C8KT797013	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821447	2019	Hyundai	40' with liftgate	3H3V401CXKT797014	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821448	2019	Hyundai	40' with liftgate	3H3V401C1KT797015	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821449	2019	Hyundai	40' with liftgate	3H3V401C3KT797016	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821450	2019	Hyundai	40' with liftgate	3H3V401C5KT797017	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821451	2019	Hyundai	40' with liftgate	3H3V401C7KT797018	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821452	2019	Hyundai	40' with liftgate	3H3V401C9KT797019	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821453	2019	Hyundai	40' with liftgate	3H3V401C5KT797020	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821474	2019	Hyundai	40' with liftgate	3H3V401C7KT797021	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821475	2019	Hyundai	40' with liftgate	3H3V401C9KT797022	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821476	2019	Hyundai	40' with liftgate	3H3V401C0KT797023	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821477	2019	Hyundai	40' with liftgate	3H3V401C2KT797024	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821478	2019	Hyundai	40' with liftgate	3H3V401C4KT797025	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821479	2019	Hyundai	40' with liftgate	3H3V401C6KT797026	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821480	2019	Hyundai	40' with liftgate	3H3V401C8KT797027	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821481	2019	Hyundai	40' with liftgate	3H3V401CXKT797028	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821482	2019	Hyundai	40' with liftgate	3H3V401C1KT797029	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821483	2019	Hyundai	40' with liftgate	3H3V401C8KT797030	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821484	2019	Hyundai	40' with liftgate	3H3V401CXKT797031	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821485	2019	Hyundai	40' with liftgate	3H3V401C1KT797032	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821486	2019	Hyundai	40' with liftgate	3H3V401C3KT797033	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821487	2019	Hyundai	40' with liftgate	3H3V401C5KT797034	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821488	2019	Hyundai	40' with liftgate	3H3V401C7KT797035	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821489	2019	Hyundai	40' with liftgate	3H3V401C9KT797036	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821490	2019	Hyundai	40' with liftgate	3H3V401C0KT797037	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821491	2019	Hyundai	40' with liftgate	3H3V401C2KT797038	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821492	2019	Hyundai	40' with liftgate	3H3V401C4KT797039	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
821493	2019	Hyundai	40' with liftgate	3H3V401C0KT797040	11/21/18 PT	IN	27,484.83	250.00	3,328.18	31,063.01
							1,099,393.20	10,000.00	133,127.18	1,242,520.38

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C1KT797001
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000156

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016

G5334802

TITLE NUMBER

18504219000319

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C3KT797002
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000157

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000320

G5334801

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C5KT797003
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000158

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016

G5334800

TITLE NUMBER

18504219000321

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C7KT797004
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000159

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES
Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

G5334799
TITLE NUMBER
18504219000322
DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C9KT797005
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------


MAILING ADDRESS 000160

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538
ADDITIONAL OWNER(S)**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**
 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538
FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**X****PRINTED NAME:****POSITION:****DATE:****SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:****X****PRINTED NAME:****POSITION:****DATE:****THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:****X****PRINTED NAME:****POSITION:****DATE:**

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner
 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016
TITLE NUMBER

18504219000323

G5334798

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C0KT797006
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000161

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000324

G5334797

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C2KT797007
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 66211213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000162

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334796

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000325

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C4KT797008
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000163

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334795

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000326

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C6KT797009
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000164

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334794

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000327

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE
HYUNDAI TRANSLEAD

MODEL NAME
UNKNOWN

BODY TYPE
SE

YEAR
2019

VIN
3H3V401C2KT797010

TITLE TYPE
NORMAL

FORMER TITLE/STATE
C OF O/IN

PURCHASE DATE
09/19/18

ISSUE DATE
11/01/18

USAGE TAX PAID
\$0.00

OWNER(S) NAME

YRC INC
10990 ROE AVE
LEAWOOD KS 662111213

ODOMETER/BRAND
EXEMPT/EXEMPT

BRAND(S)**MAILING ADDRESS**

000165

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:**POSITION:****DATE:****SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:**POSITION:****DATE:****THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:**POSITION:****DATE:**

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000328

G5334793

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C4KT797011
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000166
PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000329

G5334792

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C6KT797012
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000167

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000330

G5334791

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C8KT797013
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------


MAILING ADDRESS 000168

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334790

 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000331

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401CXKT797014
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000170

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334788

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000333

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C1KT797015
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------



MAILING ADDRESS 000171

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334787

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000334

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C3KT797016
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000172

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334786

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000335

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C5KT797017
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000173

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334785

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000336

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C7KT797018
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------



MAILING ADDRESS 000174

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334784

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000337

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C9KT797019
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------



MAILING ADDRESS 000175

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334783

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000338

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C5KT797020
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000176

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016

G5334782

TITLE NUMBER

18504219000339

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C7KT797021
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000177

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

65334781

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000340

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C9KT797022
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000178

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

G5334365

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000341

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C0KT797023
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000179

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES
Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000342

65334364

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C2KT797024
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000180
PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)


FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

65334363

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000343

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C4KT797025
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000181

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

TITLE NUMBER

65334362

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

18504219000344

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C6KT797026
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000182

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000345

G5334361

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C8KT797027
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------


MAILING ADDRESS 000183

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)

Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000346

G5334360

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE
HYUNDAI TRANSLEAD

MODEL NAME
UNKNOWN

BODY TYPE
SE

YEAR
2019

VIN
3H3V401CXKT797028

TITLE TYPE
NORMAL

FORMER TITLE/STATE
C OF O/IN

PURCHASE DATE
09/19/18

ISSUE DATE
11/01/18

USAGE TAX PAID
\$0.00

OWNER(S) NAME

YRC INC
10990 ROE AVE
LEAWOOD KS 662111213

ODOMETER/BRAND

EXEMPT/EXEMPT

BRAND(S)**MAILING ADDRESS** 000184

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

G5334359

TITLE NUMBER

18504219000347

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C1KT797029
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------



MAILING ADDRESS 000185

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000348

G5334358

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C8KT797030
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------



MAILING ADDRESS 000186

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000349

G5334357

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401CXKT797031
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
--	--	-----------------



MAILING ADDRESS 000187
PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

65334356

TITLE NUMBER

18504219000350

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE
HYUNDAI TRANSLEAD

MODEL NAME
UNKNOWN

BODY TYPE
SE

YEAR
2019

VIN
3H3V401C1KT797032

TITLE TYPE
NORMAL

FORMER TITLE/STATE
C OF O/IN

PURCHASE DATE
09/19/18

ISSUE DATE
11/01/18

USAGE TAX PAID
\$0.00

OWNER(S) NAME

YRC INC
10990 ROE AVE
LEAWOOD KS 662111213

ODOMETER/BRAND

EXEMPT/EXEMPT

BRAND(S)**MAILING ADDRESS**

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000351

G5334355

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C3KT797033
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME

YRC INC
10990 ROE AVE
LEAWOOD KS 662111213

ODOMETER/BRAND

EXEMPT/EXEMPT

BRAND(S)**MAILING ADDRESS**

000189

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:**POSITION:****DATE:****SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:**POSITION:****DATE:****THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:**POSITION:****DATE:**

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000352

G5334354

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C5KT797034
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME
YRC INC
10990 ROE AVE
LEAWOOD KS 66211213

ODOMETER/BRAND
EXEMPT/EXEMPT

BRAND(S)



MAILING ADDRESS 000190

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000353

G5334353

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C7KT797035
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME

YRC INC
10990 ROE AVE
LEAWOOD KS 662111213

ODOMETER/BRAND

EXEMPT/EXEMPT

BRAND(S)**MAILING ADDRESS**

000191

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000354

65334352

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C9KT797036
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME
YRC INC
10990 ROE AVE
LEAWOOD KS 662111213

ODOMETER/BRAND
EXEMPT/EXEMPT

BRAND(S)



MAILING ADDRESS 000192

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

G5334351

TITLE NUMBER

18504219000355

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C0KT797037
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000193

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)

FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:
THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE
THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:
POSITION:
DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES
Peter L. Lacy, Commissioner

 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000356

G5334350

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C2KT797038
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME

YRC INC
10990 ROE AVE
LEAWOOD KS 66211213

ODOMETER/BRAND

EXEMPT/EXEMPT

BRAND(S)**MAILING ADDRESS**

000155

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:**POSITION:****DATE:****SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:**POSITION:****DATE:****THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**

X

PRINTED NAME:**POSITION:****DATE:**

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

TITLE NUMBER

18504219000318

G5334803

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE



MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C4KT797039
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000194

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

ADDITIONAL OWNER(S)



FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

PEAPACK CAPITOL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 079211538

FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE

THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:

X

PRINTED NAME:

POSITION:

DATE:

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner

State Form 9697 (R10 / 1-17)
Approved by State Board of Accounts, 2016

G5334349

TITLE NUMBER

18504219000357

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

INDIANA CERTIFICATE OF TITLE



STATE OF INDIANA

CERTIFICATE OF TITLE FOR A VEHICLE

MAKE HYUNDAI TRANSLEAD	MODEL NAME UNKNOWN	BODY TYPE SE	YEAR 2019	VIN 3H3V401C0KT797040
TITLE TYPE NORMAL	FORMER TITLE/STATE C OF O/IN	PURCHASE DATE 09/19/18	ISSUE DATE 11/01/18	USAGE TAX PAID \$0.00

OWNER(S) NAME YRC INC 10990 ROE AVE LEAWOOD KS 662111213	ODOMETER/BRAND EXEMPT/EXEMPT	BRAND(S)
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MAILING ADDRESS 000169

 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538
ADDITIONAL OWNER(S)**FIRST HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE**
 PEAPACK CAPITOL CORPORATION
 500 HILLS DR STE 300
 BEDMINSTER NJ 079211538
FIRST LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:**X****PRINTED NAME:****POSITION:****DATE:****SECOND HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****SECOND LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:****X****PRINTED NAME:****POSITION:****DATE:****THIRD HOLDER OF LIEN, MORTGAGE OR ENCUMBRANCE****THIRD LIEN, MORTGAGE OR ENCUMBRANCE RELEASED BY:****X****PRINTED NAME:****POSITION:****DATE:**

The Commissioner of the Bureau of Motor Vehicles, pursuant to the laws of the State of Indiana, certifies that the vehicle/watercraft has been duly titled and the owner of the described vehicle/watercraft is subject to the liens set forth.

INDIANA BUREAU OF MOTOR VEHICLES

Peter L. Lacy, Commissioner
 State Form 9697 (R10 / 1-17)
 Approved by State Board of Accounts, 2016

G5334789

TITLE NUMBER

18504219000332

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

EXHIBIT E

SCHEDULE NO. 5

This Schedule No. 5 dated December 27, 2018 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and USF Reddaway Inc. (the "Lessee") incorporates by reference the terms and conditions of Master Lease Agreement dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement") and constitutes a separate lease between Lessor and Lessee. The Schedule and Master Agreement as incorporated herein are hereinafter referred to collectively as the "Lease". All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Agreement.

1. Equipment: See Exhibit A attached hereto.
2. Equipment Delivery Location (or Titling Jurisdiction for Vehicles (defined below) subject to certificates of title): The titling jurisdiction is Washington. The principal garaging location is: 7720 SW Mohawk St., Bldg. H, Tualatin, OR 97062.
3. Total Equipment Cost: \$1,100,600.50
4. Base Term: Sixty (60) Months
5. Base Term Commencement Date: December 27, 2018
6. Base Term End Date: December 27, 2023
7. Due Dates of Base Monthly Rental Payments: The 27th day of each month, commencing with January 27, 2019
8. Date of Last Base Monthly Rental Payment: December 27, 2023
9. Base Monthly Rental: \$13,884.82 (plus applicable sales/use tax)
10. Base Monthly Rent Paid in Advance or Arrears: Arrears
11. Supplier: American Trailer and Storage, Inc.
12. Equipment Return Location: Anywhere in the continental United States as determined by Lessor.
13. Stipulated Loss Value: See attached Exhibit B to this Schedule. Stipulated Loss Value means, with respect to any Item, the product of the Total Equipment Cost of such Item times the percentage applicable to the due date for the Base Monthly Rental payment for which the Stipulated Loss Value is being calculated, as set forth on Exhibit B attached hereto, except that following the expiration of the Base Term, the applicable percentage shall be the last percentage set forth on Exhibit B attached hereto. For the avoidance of doubt, Stipulated Loss Values are in addition to any unpaid Base Monthly Rental payments due on or prior to the same day.
14. Special Terms:
 - a. Guaranty. Notwithstanding anything to the contrary herein, the parties acknowledge

and agree that this Lease is guaranteed by YRC Worldwide Inc.

- b. **Titled Equipment:** The Equipment contains one or more titled vehicles (individually, a "Vehicle" and collectively, the "Vehicles"). Each Vehicle shall be used predominantly in the United States in Lessee's business in accordance with all applicable governmental and insurer titling requirements and limitations. Title to each Vehicle shall at all times remain in Lessor, or Lessor's Assignee(s) as owner or, if permitted under the applicable vehicle titling statutes, as lienholder. Lessee hereby grants to Lessor an irrevocable power of attorney coupled with an interest in Lessee's name (a "Power of Attorney"), to apply for a certificate of title for any Vehicle that is required to be titled under the laws of any jurisdiction where the Vehicle is or may be used and/or to transfer title thereto upon assignment by Lessor to an Assignee or upon the exercise by Lessor of its remedies upon an Event of Default by Lessee under the Lease. In furtherance of such grant, Lessee shall provide a written Power of Attorney, in form and substance satisfactory to Lessor, upon Lessor's request. If Lessee fails to perform or comply with any of its agreements with respect to titling of Vehicles, Lessor may perform or comply with such agreements in its own name or in Lessee's name as attorney-in-fact and the amount of any payments and expenses of Lessor incurred in connection with such performance or compliance, together with interest thereon at the rate of 1% per month from the date Lessor made such payments or incurred such expenses until payment is received by Lessor, or if such rate shall exceed the maximum rate of interest allowed by law, then at such maximum rate, shall be deemed rent payable by Lessee upon demand.

Notwithstanding anything contrary contained in the Master Agreement, the following provisions shall apply to each Vehicle:

- 1) Lessee shall, at Lessee's own expense, register, title and license each Vehicle in the manner prescribed by Lessor as required by the applicable government or regulatory agency(ies). Lessee will do whatever may be necessary to have a statement of the interest of Lessor or any Assignee of Lessor in any Vehicle noted on any certificate of title relating to any Vehicle and will deliver said certificate to Lessor. In event Lessor registers, titles and/or licenses any Vehicle, Lessee shall immediately reimburse Lessor for all expenses relating thereto.

Lessee shall pay or provide for payment of all operating expenses of all Vehicles, including without limitation, gasoline, oil, anti-freeze, other fluids, servicing, repairs, storage, towing and fines.

- 2) Lessee shall require any operator of the vehicle to be properly licensed, trained and able to perform the functions necessary for safe operation. Lessee hereby covenants that it shall not permit its employees, representatives or agents to use any Vehicle for illegal purposes, including, without limitation, the illegal transportation of controlled substances, firearms, explosives, or hazardous materials.
- 3) Lessee shall be responsible for all fees, traffic summonses, penalties and fines that

may be imposed due to the use of the Vehicle.

- 4) Lessee shall provide to Lessor any documentation pertaining to any Vehicle as Lessor may, from time to time, reasonably request. Including but not limited to the location, mileage and condition of any or all Vehicles.
- c. TRAC Rider: The TRAC provisions described on Rider No. 1 attached hereto are hereby made applicable to and incorporated into this Schedule.
- d. Mobile Equipment: Notwithstanding anything to the contrary in the Master Agreement, Lessor acknowledges that the Equipment is mobile and may be moved to additional locations so long as Lessee keeps the Equipment in its sole possession and control, except that Lessee may store any Item of the Equipment at a customer's location for a limited period of time and in the ordinary course of business, and except when any Item of Equipment is undergoing required repairs. Upon Lessor's request, Lessee shall promptly provide Lessor the then current location of the Equipment.

15. Maintenance and Return Conditions for Vehicles: Without limiting the obligations of Lessee under the Lease, Lessee shall, at its expense, do the following:

- a. Lessee shall ensure that all Vehicles and their operations conform to all applicable local, state, and federal laws, health and safety guidelines. Upon return, the Vehicles will be complete and operational with all components as originally supplied and will have passed U. S. Department of Transportation or appropriate regulatory agency requirements for operation. If applicable, an inspection sticker or certificate will be furnished to Lessor verifying compliance with any regulatory requirements. Lessee shall satisfy all legal and regulatory conditions necessary for Lessor to sell or lease the Vehicles to a third party. Lessee will keep all licenses and operating certificates required for operation of the Vehicles current during the Lease Term.
- b. Upon return, each Vehicle and its components shall meet all of their applicable manufacturer's specifications for performance under full rated loads. In addition, each Vehicle must be maintained throughout the Lease Term and returned upon the expiration or termination thereof in accordance with all of the following conditions:
 - i. Tires. All tires shall be matched on each Vehicle by the same type and tread design, original size, and manufacturer, and have a minimum of 12/32 inch of remaining tread depth. All front tires shall be original casings; rear tires may be either casings or recapped casings. All tires shall be free of flat or bald spots, cupping, dry rot, cuts and exposed cords.
 - ii. General Condition. The Vehicles must be able to pass Federal Highway Administration inspection. The Vehicles shall be structurally sound with no material structural or mechanical damage, in good overall appearance, clean with no missing or damaged parts, ordinary wear and tear excepted. The Vehicles shall be free of any material rust and corrosion. No glass shall be broken or cracked, no upholstery shall have any cuts or burns and there shall be no physical damage

to exterior or interior materials, other than from normal use, that exceeds \$500 in the aggregate to repair and no physical damage from accidents. Upon return, all Vehicles shall be completely de-identified, including but not limited to all commercial logos, advertising, graffiti, Lessee insignia and lettering. The de-identified surfaces shall be repaired and refinished in such a way that the area blends in with the remainder of the item's overall appearance. Manufacturer's identity plates and markings shall not be removed or obscured.

- iii. Documents and Records. Written records of scheduled and other maintenance and repair work done shall be kept, dated, and signed by the appropriate authority. A service history or log will be maintained during the Lease Term, in English, and a copy provided to Lessor upon request during the Lease Term, or at the expiration or other termination (by acceleration or otherwise) of the Lease. All maintenance records, maintenance record jackets, repair jackets, repair orders, license plates, registration certificates, and all other similar documents, in their entirety, must be returned to Lessor.
- iv. Brakes. Brake drums and linings shall not be cracked and shall not exceed manufacturer's recommended wear limits. Brake linings shall have a minimum of 3/8 inch of remaining wear on each lining.
- v. Maintenance. Lessee shall follow the manufacturer's recommended maintenance and service schedule, including, without limitation, manufacturer's schedule of engine oil change and sampling, to the extent required to validate any warranty, at Lessee's sole cost and expense. Any maintenance or repair work shall comply with the guidelines and procedures as specified by the manufacturers of the Vehicles or each component of the Vehicles. Lessee will use only original manufacturer's approved replacement parts and components in the performance of any maintenance and repair of the Vehicles. Lessee will at all times maintain the Vehicles in good operational condition and appearance, and shall not discriminate in such maintenance between owned or leased Vehicles.

16. Tax Indemnity Rider. The income tax indemnity described on Rider No. 2 attached hereto is hereby incorporated into this Schedule.

All other terms and conditions of the Master Agreement shall remain in full force and effect without change.

The undersigned Lessee acknowledges that this Schedule authorizes the Lessor or its agents or assignee(s) to sign, execute and file on its behalf any and all necessary documents, including UCC financing statements and other filings and recordings, to make public this lease transaction. The parties intend this transaction to be a true lease, but if any court or tribunal, having power to bind the parties, should conclude that all or part of this Schedule is not a true lease but is in the nature of a sale, consignment, or other transaction, the parties intend and the Lessee hereby grants a continuing security interest in the Equipment from the date of this Schedule to secure the payment of all Lessee's indebtedness to Lessor.

IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF THE MASTER AGREEMENT AND THIS SCHEDULE, THIS SCHEDULE SHALL PREVAIL.

THIS SCHEDULE TOGETHER WITH THE MASTER AGREEMENT, ANY ADDITIONAL PROVISION(S) REFERRED TO IN HEREIN OR THEREIN, AND ANY ADDENDA, ANNEXES, EXHIBITS OR RIDERS EXECUTED BY LESSOR AND LESSEE WHICH REFERENCES THIS SCHEDULE CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE LESSOR AND LESSEE AS TO THE LEASE AND THE EQUIPMENT.

[Remainder of this page intentionally left blank, signatures appear on next page.]

LESSOR: ~~Peapack Capital Corporation~~

By: 

Name: ROBERT R. COBLEIGH

Title: PRESIDENT

LESSEE: ~~USE Reddaway Inc.~~

By: 

Name: Mark D. Boehmer

Title: Vice President

This original executed counterpart of this Schedule is hereby marked as "Original" and constitutes the chattel paper of this Schedule. Any executed counterparts of this Schedule that do not include the immediately preceding sentence do not constitute chattel paper.

EXHIBIT A TO SCHEDULE NO. 5
DESCRIPTION OF EQUIPMENT SUBJECT TO SCHEDULE NO. 5

- I. Fifty (50) 2019 Hyundai Translead 28' HT Composite Dry Van Trailers, more particularly described as follows:

	<u>Vin List:</u>	<u>Unit #</u>	<u>Purchase Price</u>	<u>FET</u>	<u>Total</u>
1.	3H3V281C3KT823201	289206	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
2.	3H3V281C5KT823202	289207	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
3.	3H3V281C7KT823203	289208	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
4.	3H3V281C9KT823204	289209	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
5.	3H3V281C0KT823205	289210	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
6.	3H3V281C2KT823206	289211	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
7.	3H3V281C4KT823207	289212	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
8.	3H3V281C6KT823208	289213	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
9.	3H3V281C8KT823209	289214	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
10.	3H3V281C4KT823210	289215	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
11.	3H3V281C6KT823211	289216	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
12.	3H3V281C8KT823212	289217	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
13.	3H3V281CXKT823213	289218	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
14.	3H3V281C1KT823214	289219	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
15.	3H3V281C3KT823215	289220	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
16.	3H3V281C5KT823216	289221	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
17.	3H3V281C7KT823217	289222	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
18.	3H3V281C9KT823218	289223	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
19.	3H3V281C0KT823219	289224	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
20.	3H3V281C7KT823220	289225	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
21.	3H3V281C9KT823221	289226	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
22.	3H3V281C0KT823222	289227	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
23.	3H3V281C2KT823223	289228	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
24.	3H3V281C4KT823224	289229	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
25.	3H3V281C6KT823225	289230	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
26.	3H3V281C8KT823226	289231	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
27.	3H3V281CXKT823227	289232	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
28.	3H3V281C1KT823228	289233	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
29.	3H3V281C3KT823229	289234	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
30.	3H3V281CXKT823230	289235	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
31.	3H3V281C1KT823231	289236	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
32.	3H3V281C3KT823232	289237	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
33.	3H3V281C5KT823233	289238	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
34.	3H3V281C7KT823234	289239	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01

35.	3H3V281C9KT823235	289240	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
36.	3H3V281C0KT823236	289241	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
37.	3H3V281C2KT823237	289242	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
38.	3H3V281C4KT823238	289243	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
39.	3H3V281C6KT823239	289244	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
40.	3H3V281C2KT823240	289245	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
41.	3H3V281C4KT823241	289246	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
42.	3H3V281C6KT823242	289247	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
43.	3H3V281C8KT823243	289248	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
44.	3H3V281CXKT823244	289249	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
45.	3H3V281C1KT823245	289250	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
46.	3H3V281C3KT823246	289251	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
47.	3H3V281C5KT823247	289252	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
48.	3H3V281C7KT823248	289253	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
49.	3H3V281C9KT823249	289254	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01
50.	3H3V281C5KT823250	289255	\$ 19,653.58	\$ 2,358.43	\$ 22,012.01

EXHIBIT B TO SCHEDULE NO. 5

STIPULATED LOSS VALUE TABLE TO SCHEDULE NO. 5

<u>Base Monthly Rental Payment</u>	<u>SLV</u>	<u>Base Monthly Rental Payment</u>	<u>SLV</u>	<u>Base Monthly Rental Payment</u>	<u>SLV</u>
<u>Number</u>	<u>Percentage</u>	<u>Number</u>	<u>Percentage</u>	<u>Number</u>	<u>Percentage</u>
1	104.06	21	83.38	41	61.62
2	103.06	22	82.32	42	60.51
3	102.05	23	81.26	43	59.39
4	101.04	24	80.19	44	58.27
5	100.02	25	79.12	45	57.14
6	99.00	26	78.05	46	56.01
7	97.97	27	76.97	47	54.88
8	96.95	28	75.89	48	53.75
9	95.92	29	74.81	49	52.61
10	94.89	30	73.73	50	51.47
11	93.86	31	72.64	51	50.33
12	92.82	32	71.55	52	49.18
13	91.78	33	70.46	53	48.03
14	90.74	34	69.36	54	46.89
15	89.70	35	68.27	55	45.74
16	88.65	36	67.17	56	44.59
17	87.60	37	66.06	57	43.45
18	86.55	38	64.96	58	42.30
19	85.50	39	63.85	59	41.15
20	84.44	40	62.74	60	40.00

RIDER 1 TO SCHEDULE NO. 5

TRAC Provisions

This Rider No. 1 is attached to and made a part of Schedule No. 5, dated as of December 27, 2018, (the "Schedule") between Peapack Capital Corporation ("Lessor") and USF Reddaway Inc. ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement, dated August 25, 2017 between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Master Lease and the Schedule.

TRAC Purchase Option

(1) The "TRAC Percentage" is defined as 40% of the Total Equipment Cost. Lessee and Lessor agree that the TRAC Percentage is a reasonable estimate of the fair market value of the Equipment at the end of the Term. Provided that no Event of Default has occurred and is continuing, Lessee may elect, by giving Lessor not less than ninety (90) days prior written notice (which notice shall be irrevocable without Lessor's written consent), to purchase all, but not less than all, of the Equipment described in this Schedule (hereinafter for purposes of this Section only, the "TRAC Equipment") for an amount equal to the TRAC Percentage multiplied by the Total Equipment Cost in which case all TRAC Equipment shall be sold to Lessee on an AS IS, WHERE IS BASIS, without recourse or warranty (except that Lessor has whatever title (if any) to the Equipment that was conveyed to it by the Supplier free of any security interest arising solely by reason of a claim against Lessor that Lessee is not responsible to remove pursuant to the Lease).

(2) Unless Lessee has previously notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessee shall provide Lessor with written notice, not less than ninety (90) days before the expiration of the Base Term (which notice shall be irrevocable without Lessor's written consent), of Lessee's intent to return the TRAC Equipment (the "End of Term Notice"). If Lessor does not receive the End of Term Notice within the applicable time frame, the Base Term shall be automatically extended (the "Extension Term") without any notice or action on the part of Lessor for three additional months (at the Base Monthly Rental amount) and shall further be extended until the end of the second full month after the month during which the End of Term Notice is received by Lessor. Notwithstanding the foregoing, unless Lessee has previously duly notified Lessor of Lessee's election to purchase the TRAC Equipment, Lessor shall have the right (but not the obligation), at any time during the final month of the Base Term or at any time during the Extension Term to terminate this Agreement, in which event Lessee shall be obligated to return the Equipment at the end of the then-current month (the "Extension Termination Date"). Lessee's failure to return any Item by the Extension Termination Date in the manner and condition required by the Lease, for any reason whatsoever, shall constitute an immediate Event of Default under the Lease notwithstanding the making of any payment or the rendering of other performance hereunder. Upon return of the Equipment at the end of any Extension Term, the terms of subsection (3) below shall be applicable and the TRAC Percentage shall remain unchanged.

(3) Unless Lessee purchases all of the TRAC Equipment in accordance with the terms hereof, Lessee shall return to Lessor all of the TRAC Equipment, pursuant to the return provisions

of this Lease. Lessee's failure to return the TRAC Equipment as required hereunder shall constitute an Event of Default hereunder and the Base Term shall, at Lessor's election, be extended on a month-to-month basis. Upon return of the TRAC Equipment and provided that no Event of Default has occurred and is continuing, Lessor shall sell or otherwise dispose of the TRAC Equipment in a commercially reasonable manner. If the amount received by Lessor for the TRAC Equipment in such sale or disposition exceeds the sum of the TRAC Percentage multiplied by the Total Equipment Cost, plus the amounts remaining due under this Agreement and all costs of sale, any such excess shall be returned by Lessor to Lessee as a rental adjustment. If the amount received by Lessor for the TRAC Equipment in such sale or disposition (after deduction of any amounts remaining due under this Agreement and all costs of sale) is less than the TRAC Percentage multiplied by The Total Equipment Cost, then any such deficiency shall be paid by Lessee to Lessor as a terminal rental adjustment provided however that in no event shall Lessee be obligated to pay to Lessor, as a terminal rental adjustment under the TRAC provision, any such amount in excess of 27.2425% of the Total Equipment Cost of the TRAC Equipment. Lessee agrees to facilitate any such sale or disposition of the TRAC Equipment and hereby grants to Lessor, its agents or employees, the right to enter Lessee's premises for the purpose of selling or otherwise disposing of the TRAC Equipment. Lessee shall reimburse Lessor for all costs of such sale or disposition, including all taxes, advertising costs or other commissions or expenses charged against the sales price. Lessee shall execute Lessor's approved form TRAC certificate at or before closing.

RIDER 2 TO SCHEDULE NO. 5

Tax Indemnification

This Rider No. 2 is attached to and incorporated into Schedule No. 5 dated as of December 27, 2018 (the "Schedule") between Peapack Capital Corporation (the "Lessor") and USF Reddaway Inc. ("Lessee"), which is issued pursuant to and incorporates the terms of the Master Lease Agreement dated August 25, 2017, between Lessor and YRC Enterprise Services, Inc. (the "Master Agreement"). All capitalized terms used herein but not defined herein shall have the same meanings ascribed to them in the Schedule or the Master Agreement, as applicable.

1. Lessee represents and warrants that: (a) it believes that it is reasonable to estimate that the useful life of the Equipment exceeds the lease term (including any interim and fixed rental renewal periods) by the greater of one (1) year or twenty (20) percent of such estimated useful life, and that said Equipment will have a value at the end of the lease term, including any fixed rate renewal period, of at least twenty percent (20%) of the original equipment cost of the Equipment, without including in such value any increase or decrease for inflation or deflation during the original lease term; (b) the Equipment is, and will be used by Lessee so as to remain, property eligible for the MACRS Deductions (as defined below); (c) each item of Equipment constitutes "qualified property" pursuant to Section 168(k) of the Internal Revenue Code of 1986, as now or hereafter amended (the "Code"), (d) the Equipment shall be treated as originally placed in service not earlier than the date of the execution and delivery of the Schedule, or in the event the transaction is a sale-leaseback transaction, Lessee shall not have placed in service the Equipment subject to the Schedule at any time prior to three (3) months before the execution and delivery of the Schedule.

2. If, as a result of any Event of Default, act or omission of Lessee or breach of any representation or warranty of Lessee either (a) Lessor in computing its taxable income or liability for tax, shall lose, or shall not have, or shall lose the right to claim or there shall be disallowed or recaptured for Federal and/or state income tax purposes, in whole or in part, the benefit to Lessor of MACRS Deductions, or (b) Lessor shall become liable for additional tax (including, without limitation, as a result of Lessee having added an attachment or made an alteration to the Equipment, including (without limitation) any such attachment or alteration which would increase the productivity or capability of the Equipment so as to violate the provisions of Rev. Proc. 2001-28, 2001-1 C.B. 1156 (as it may hereafter be modified or superseded) (hereinafter referred to as a "Loss")), then Lessee shall pay Lessor the Tax Indemnification Payment as additional rent and Lessor shall revise the table of Stipulated Loss Values attached to the Schedule as Exhibit B to reflect the Loss.

3. As used herein: (a) "MACRS Deductions" shall mean the deductions under Section 167 of the Code, determined in accordance with the modified Accelerated Cost Recovery System with respect to the original equipment cost of any Item of the Equipment using the accelerated method set forth in Section 168(b)(1) of the Code; (b) "Lessor" shall be deemed to include the consolidated Federal taxpayer group of which Lessor is a member; and (c) "Tax Indemnification Payment" shall mean such amount as, after consideration of (i) all taxes required to be paid by Lessor in respect of the receipt thereof under the laws of any governmental or taxing authority in the United States, and (ii) the amount of any interest or penalty which may be payable by Lessor

in connection with the Loss, shall be required to cause Lessor's after-tax net return (the "Net Return") to be equal to, but no greater than, the Net Return computed consistently with current tax laws (and with the assumption that Lessor is taxed at the highest marginal Federal and state tax rates) as of the date of the Schedule that would have been available to Lessor had the Loss not occurred.

4. Lessor shall be responsible for, and shall not be entitled to a Tax Indemnification Payment by Lessee on account of, any Loss arising solely as a direct result of the occurrence of any one or more of the following events: (a) the failure of Lessor to timely and properly claim MACRS Deductions, as applicable, in the tax return of Lessor other than as a result of changes in the Code or applicable regulations unless in the reasonable opinion of Lessor's tax counsel there is no basis for such claim; (b) the failure of Lessor to have sufficient taxable income before application of the MACRS Deductions to offset the full amount of such MACRS Deductions other than as a result of changes in the Code or applicable regulations; (c) any event which by the terms of the Lease requires payment by Lessee of the Stipulated Loss Value if such payment is thereafter actually made to Lessor, to the extent that such payment reimburses Lessor for amounts otherwise payable by Lessee pursuant hereto; or (d) a disqualifying disposition due to sale of any item of the Equipment or the Lease by Lessor prior to a Default.

5. Lessor promptly shall notify Lessee in writing of such Loss and Lessee shall pay to Lessor the Tax Indemnification Payment within thirty (30) days of such notice. For these purposes, a Loss shall occur upon the earliest of: (a) the happening of any event (such as disposition or change in use of any item of the Equipment) which will cause such Loss; (b) the payment by Lessor to the Internal Revenue Service or state taxing authority of the tax increase (including an increase in estimated taxes) resulting from such Loss; (c) the date on which the Loss is realized by Lessor; or (d) the adjustment of the tax return of Lessor to reflect such Loss.

6. The obligations of Lessee under this Rider No. 2, which accrue during the term of the Schedule, shall survive the expiration or termination of the Schedule.

3765061.2

TRAC Certification

This Certification is provided by USF Reddaway Inc. ("**Lessee**") in connection with that certain Schedule No. 5 dated as of December 27, 2018 (the "**Schedule**"), between Lessee and Peapack Capital Corporation ("**Lessor**").

The parties intend and agree that the Schedule constitutes a "qualified motor vehicle operating agreement" within the meaning of Section 7701(h) of the Internal Revenue Code of 1986, as now or hereafter amended, and this Certification is required to be provided pursuant to that Section.

Lessee hereby certifies, under penalty of perjury, that it intends that more than fifty (50) percent of the use of the Equipment (as such term is defined in the Lease) is to be in a trade or business of the Lessee.

Lessee acknowledges that it has been advised that it will not be treated as the owner of the Equipment for Federal income tax purposes.

IN WITNESS WHEREOF, Lessee has caused this Certification to be duly executed as of December 27, 2018.

USF Reddaway Inc.
LESSEE

By:


Mark D. Boehmer, Vice President

3714187.1



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1759705824

Vehicle Identification Number (VIN) 3H3V281C3KT823201	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				
Brands				

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X _____
Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. Date _____

X _____
Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described

X _____
Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. Date _____

X _____
Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. Date _____

Teresa Buntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1753072746

Vehicle Identification Number (VIN)
3H3V281C5KT823202

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

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Teresa Bortman
Director, Department of Licensing

Assignment by registered owner

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I certify, to the best of my knowledge, the odometer reading is: (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1761502945

Vehicle Identification Number (VIN)
3H3V281C7KT823203

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

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500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

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PO BOX 1300
TUALATIN OR 97062-1300**

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Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

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Teresa Bortstein
Director, Department of Licensing

Assignment by registered owner

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I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1755703772

Vehicle Identification Number (VIN) 3H3V281C9KT823204	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

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X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

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Teresa Berntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1766213286

Vehicle Identification Number (VIN)
3H3V281C0KT823205

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Burtson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1763409909

Vehicle Identification Number (VIN)
3H3V281C2KT823206

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Burtson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1754305319

Vehicle Identification Number (VIN) 3H3V281C4KT823207	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing within 5 business days of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner
PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner
USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Bortman
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1749154461

Vehicle Identification Number (VIN) 3H3V281C6KT823208	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Bortman
Director, Department of Licensing

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ _____ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller

Assignment by registered owner



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1764854140

Vehicle Identification Number (VIN) 3H3V281C8KT823209	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1742848789

Vehicle Identification Number (VIN) 3H3V281C4KT823210	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner

USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Bortman
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1757058205

Vehicle Identification Number (VIN) 3H3V281C6KT823211	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner

USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1726283717

Vehicle Identification Number (VIN) 3H3V281C8KT823212	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1769504080

Vehicle Identification Number (VIN) 3H3V281CXKT823213	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner

USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Burnett
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1766012799

Vehicle Identification Number (VIN) 3H3V281C1KT823214	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

Teresa Buntan
Director, Department of Licensing

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ _____ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1763503050

Vehicle Identification Number (VIN) 3H3V281C3KT823215	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntoun
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ _____ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1747909063

Vehicle Identification Number (VIN) 3H3V281C5KT823216	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1744393001

Vehicle Identification Number (VIN) 3H3V281C7KT823217	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner

USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Bortman
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1751965701

Vehicle Identification Number (VIN)
3H3V281C9KT823218

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner
PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner
USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Burntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1762364953

Vehicle Identification Number (VIN) 3H3V281C0KT823219	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner
PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner
USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ _____ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1727499201

Vehicle Identification Number (VIN)
3H3V281C7KT823220

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntan
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1755364090

Vehicle Identification Number (VIN) 3H3V281C9KT823221	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntman
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____

Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1754653731

Vehicle Identification Number (VIN) 3H3V281C0KT823222	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days of the sale.** File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner

USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Bortman
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1738179006

Vehicle Identification Number (VIN)
3H3V281C2KT823223

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Bortman
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1770510405

Vehicle Identification Number (VIN)
3H3V281C4KT823224

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Bortman
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____

Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1754358429

Vehicle Identification Number (VIN)
3H3V281C6KT823225

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC
PO BOX 1300
TUALATIN OR 97062-1300**

X
Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X
Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

X
Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X
Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

Teresa Burmston
Director, Department of Licensing

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X
PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X
PRINTED name of transferor/seller

Address of transferor/seller

Assignment by registered owner



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1766407933

Vehicle Identification Number (VIN)
3H3V281C8KT823226

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC.
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntman
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ _____ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1744497477

Vehicle Identification Number (VIN)
3H3V281CXKT823227

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC.
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Burntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1747546329

Vehicle Identification Number (VIN)
3H3V281C1KT823228

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC.
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1746698180

Vehicle Identification Number (VIN)
3H3V281C3KT823229

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC.
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

Signature of transferor/seller

X

PRINTED name of transferee/buyer

PRINTED name of transferor/seller

Address of transferee/buyer

Address of transferor/seller



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1764059912

Vehicle Identification Number (VIN) 3H3V281CXKT823230	Year 2019	Make HYTR	Model VC2280131-	Body style OTHER
Title Issue Date 11-Dec-2018	Odometer Miles 0	Odometer Status Exempt	Fuel Type	
Scale Weight 9,330	Gross Vehicle Weight Rating Code	Vehicle Color	Prior Title State	Prior Title Number
Comments 19904/2018				

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner
PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538

Registered Owner
USF REDDAWAY INC.
PO BOX 1300
TUALATIN OR 97062-1300

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title. _____ Date _____

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. _____ Date _____

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Buntson
Director, Department of Licensing

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller

Assignment by registered owner



STATE OF WASHINGTON
Vehicle Certificate of Title

Title Number
1748261908

Vehicle Identification Number (VIN)
3H3V281C1KT823231

Year
2019

Make
HYTR

Model
VC2280131-

Body style
OTHER

Title Issue Date
11-Dec-2018

Odometer Miles
0

Odometer Status
Exempt

Fuel Type

Scale Weight
9,330

Gross Vehicle Weight Rating Code

Vehicle Color

Prior Title State

Prior Title Number

Comments
19904/2018

Brands

Sale price \$ _____

Date of sale _____

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a vehicle/vessel licensing office with the appropriate fees.

Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Seller: You must complete a Report of Sale and file it with the Department of Licensing **within 5 business days** of the sale. File at dol.wa.gov or at any vehicle licensing office or county auditor.

Legal Owner

**PEAPACK CAPITAL CORPORATION
500 HILLS DR STE 300
BEDMINSTER NJ 07921-1538**

Registered Owner

**USF REDDAWAY INC.
PO BOX 1300
TUALATIN OR 97062-1300**

X

Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature and title.

Date

X

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

X

Signature of registered owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title.

Date

I certify that the records of the Department of Licensing show the persons named hereon as registered owners and legal owners of the vehicle described.

Teresa Burntson
Director, Department of Licensing

Assignment by registered owner

Federal regulation and state law require you to state the mileage when transferring ownership if the vehicle is less than 10 years old, unless exempt. Failure to complete this statement or providing a false statement may result in fines and/or imprisonment.

I certify, to the best of my knowledge, the odometer reading is: ☒ (no tenths) Transfer date ____/____/____
Odometer reading in miles

This reading is (check one): ☐ the actual mileage of the vehicle ☐ in excess of its mechanic limits ☐ not the actual mileage.

Signature of transferee/buyer

X

PRINTED name of transferee/buyer

Address of transferee/buyer

Signature of transferor/seller

X

PRINTED name of transferor/seller

Address of transferor/seller

EXHIBIT F

Guaranty

THIS GUARANTY is made and effective as of August 25, 2017 by YRC WORLDWIDE INC., a Delaware corporation, having an address for purposes of notices hereunder at 10990 Roe Avenue, Overland Park, KS 66211 (attention: YRCW Treasury Department) (the "Guarantor") to Peapack Capital Corporation, a New Jersey corporation, having an address for purposes of notices hereunder at 500 Hills Drive, Bedminster, NJ 07921-0700 (the "Lessor") on behalf of YRC Enterprises Services, Inc., a Delaware corporation, having its chief executive offices at 10990 Roe Avenue, Overland Park, KS 66211 ("YRC Enterprises"), USF HOLLAND INC., a Michigan corporation, having its chief executive offices at 750 E. 40th Street, Holland, MI 49423 ("Holland"), USF REDDAWAY, INC., an Oregon corporation having its chief executive offices at 7720 SW Mohawk St., Bldg. H, Tualatin, Oregon, 97062 ("Reddaway"), YRC INC., a Delaware corporation having its chief executive offices at 10990 Roe Avenue, Overland Park, KS 66211 ("YRC Freight"), and NEW PENN MOTOR EXPRESS, INC., a Pennsylvania corporation having its chief executive offices at 625 South Fifth Avenue, Lebanon, Pennsylvania 17042 ("New Penn"). YRC Enterprises, Holland, Reddaway, YRC Freight, and New Penn are each individually referred to as a "Lessee" and collectively as "Lessees."

R E C I T A L S:

WHEREAS, Lessor and YRC Enterprise have or intend to enter into Master Lease Agreement dated as of August 25, 2017, including all riders, exhibits, amendments, supplements or other attachments now or hereafter executed in connection therewith (collectively, the "Master Agreement"). In connection with the Master Agreement, Lessor and Lessees have or intend to enter into one or more Schedules (the "Schedule" or "Schedules") for the purpose of leasing equipment and other property listed thereon. Each Schedule shall incorporate the terms and conditions of the Master Agreement and shall constitute a separate and independent "Lease" for the equipment and other property listed thereon (collectively, the "Equipment").

WHEREAS, Lessor is unwilling to enter into one or more Leases with Lessees without Guarantor's unconditional guarantee of all of Lessees' obligations under each Lease; and

WHEREAS, by Lessor's execution of each Lease, Guarantor will receive reasonably equivalent value for this Guaranty; and

WHEREAS, in consideration of benefits to accrue to Guarantor by Lessor's execution of each Lease, Guarantor is willing to induce Lessor to enter into one or more Leases and to enter into this Guaranty.

NOW, THEREFORE, in consideration of the foregoing and as an inducement to Lessor to enter into one or more Leases with Lessees, Guarantor hereby unconditionally guarantees Lessees' performance of all of its obligations under each Lease and hereby represents, warrants and agrees as follows:

1. Guarantor hereby absolutely, unconditionally and irrevocably guarantees Lessees will fully and promptly pay any payment of rent or other amount due under a Lease, including without

limitation any payment resulting from Lessees' breach or non-performance thereof. Guarantor agrees that this is an irrevocable, continuing guaranty and that Guarantor shall perform its obligations hereunder notwithstanding any renewal, extension, modification, increase or discharge of any of Lessees' obligations under the Lease.

2. Guarantor represents and warrants to Lessor that all information concerning Guarantor furnished to Lessor is true and correct in all material respects.
3. This Guaranty shall apply to all Schedules executed in connection with the Master Agreement, including, without limitation, any and all future Schedules entered into after the making and execution of this Guaranty. Neither Lessor nor Lessee shall be required to notify Guarantor of any Lessee's execution of each such Schedule before, at the time of, or after it is executed and delivered.
4. Guarantor waives notice of acceptance hereof, presentment, demand, protest and notice of nonpayment or protest as to any Lease; any and all rights of subrogation, reimbursement, indemnity, exoneration, contribution or any other claim which the Guarantor may now or hereafter have against any Lessee or any other person directly or contingently liable for the obligations guaranteed hereunder; or against or with respect to any Lessee's property (including without limitation, any property that may collateralize its obligations to Lessor), arising from the existence or performance of this Guaranty; all exemptions, all demands and notices required by law, notice of dishonor and any other notice otherwise required with respect to any Lessee's failure to perform under any Lease; all setoffs and counterclaims; and any duty on Lessor's part (should such duty exist) to disclose to Guarantor any matter, fact or item related to the business operations or condition (financial or otherwise) of Lessees or their affiliates or property, whether now or hereafter known by Lessor. Guarantor also waives any defense or disability available to Lessees that might save or release them from liability including, without limitation, defect in or unenforceability of any Lease. No delay on the part of Lessor in exercising any rights under this Guaranty or failure to exercise the same shall operate as a waiver of such rights. No modification or waiver of the provisions of this Guaranty shall be effective unless in writing signed by Lessor, and no such waiver shall be applicable and effective except in the specific instance for which it is given.
5. In accordance with the provisions of the Master Agreement, without causing a release of Guarantor from its obligations hereunder, and without being required to notify Guarantor of any of the following modifications made, Lessor shall be authorized to:
 - a. renew, extend (including extensions beyond the original term of any Lease), modify, release, increase or discharge any obligations of any Lessee, its customers, or co-guarantors (whether hereunder or under a separate instrument) or of any other party at any time directly or contingently liable for the payment of Lessee's obligations under any Lease;
 - b. accept partial payments of any Lessee's obligations under any Lease;
 - c. accept new or additional documents, instruments or agreements relating to or in

- substitution of any Lessee's obligations under any Lease;
- d. settle, release (by operation of law or otherwise), compound, compromise, collect or liquidate any of any Lessee's obligations under any Lease, the Equipment and/or any security therefor in any manner;
 - e. consent to the transfer or return of the Equipment, and take and hold additional security or guaranties for any Lessee's obligations under any Lease;
 - f. amend, exchange, release or waive any security or guaranty (other than this Guaranty); or
 - g. bid and purchase at any sale of the Equipment or other security, and direct the order and manner of sale.
6. Guarantor hereby represents and warrants that this Guaranty has been duly authorized and approved by all necessary corporate action. Guarantor acknowledges that its obligations hereunder are separate and independent of Lessees' obligations under any Lease. Guarantor hereby waives any right to require Lessor to proceed first against any Lessee, against the Equipment or against any additional security under any Lease, or to pursue any other remedy available to it under the Lease or under applicable law.
7. If any payment applied to Lessee's obligations is thereafter set aside, recovered, rescinded or required to be returned for any reason (including on account of a preference in the bankruptcy of Lessee), the obligation to which such payment was applied shall for the purposes of this Guaranty be deemed to have continued in existence notwithstanding such application, and this Guaranty shall be enforceable as to such obligation as fully as if such application had never been made.
8. Guarantor agrees to pay all costs, expenses and legal fees paid or incurred by Lessor in connection with enforcing any obligation of any Lessee and this Guaranty.
9. Guarantor agrees that this Guaranty shall be governed by and construed in accordance with the laws of the State of New York and that jurisdiction for any dispute shall be in the New York federal courts. Guarantor agrees that it shall reimburse Lessor for all costs and expenses incurred by Lessor in connection with the enforcement of this Guaranty, including without limitation court costs and actual attorney's fees. THE PARTIES HERETO AGREE THAT IN THE EVENT OF AN ALLEGED BREACH OF THIS GUARANTY OR ANY DOCUMENTS RELATING THERETO BY EITHER PARTY, OR ANY CONTROVERSIES ARISE BETWEEN THE PARTIES RELATING TO THIS GUARANTY OR ANY DOCUMENTS RELATING THERETO, SUCH CONTROVERSIES SHALL BE TRIED BY A JUDGE ALONE BEFORE THE FEDERAL COURTS IN NEW YORK, NEW YORK. THE PARTIES, HAVING HAD THE OPPORTUNITY TO CONSULT WITH INDEPENDENT COUNSEL OF THEIR OWN CHOOSING, HEREBY KNOWINGLY AND VOLUNTARILY CONSENT TO NEW YORK JURISDICTION AS SET FORTH HEREIN AND WAIVE THEIR RIGHTS TO A TRIAL BY JURY IN ANY MATTER RELATING TO THIS GUARANTY OR ANY DOCUMENTS RELATED THERETO.

10. Nothing shall discharge or satisfy Guarantor's obligations hereunder except the full payment, performance and observance of all of each Lessee's obligations under each Lease. In connection with the assignment of a Lease, Lessor may assign this Guaranty to a successor, assignee, financing lender and/or purchaser without notice to or the consent of Guarantor. This Guaranty shall be binding upon the Guarantor, its successors and assigns and shall inure to the benefit of Lessor, its successors and assigns, including any successor assignees.
11. In providing this Guaranty, the Guarantor has not relied on any explicit or implicit representations, warranties, covenants or agreements whether made orally or in writing.
12. The covenants, conditions, terms and provisions of this Guaranty may not be waived or modified orally and shall supersede all previous, representations, commitments or agreements between the parties. In the event that any provision of this Guaranty shall be held to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

GUARANTOR:

YRC WORLDWIDE INC.

By: 

Name: Mark Brenner

Title: VP & Treasurer

3661904.1

EXHIBIT G

Guaranty

THIS GUARANTY is made and effective as of February 4, 2021 by Yellow Corporation, a Delaware corporation, having an address for purposes of notices hereunder at 501 Commerce St., Suite 1120, Nashville, TN 37203 (attention: Yellow Corporation, Treasury Department) (the “Guarantor”) to Peapack Capital Corporation, a New Jersey corporation, having an address for purposes of notices hereunder at 500 Hills Drive, Bedminster, NJ 07921-0700 (the “Lessor”) on behalf of YRC Enterprise Services, Inc., a Delaware corporation, having its chief executive offices at 11500 Outlook St., Suite 400, Overland Park, KS 66211 (“YRC Enterprise”), USF HOLLAND LLC, a Delaware Limited Liability Company, having its chief executive offices at 700 S. Waverly Rd., Holland, MI 49423-9121 (“Holland”), USFREDDAWAY INC., an Oregon corporation having its chief executive offices at 7720 SW Mohawk St., Bldg. H, Tualatin, Oregon, 97062 (“Reddaway”), YRC INC., d/b/a YRC Freight a Delaware corporation having its chief executive offices at 11500 Outlook St., Suite 400, Overland Park, KS 66211 (“YRC Freight”), and NEW PENN MOTOR EXPRESS LLC., a Delaware Limited Liability Company having its chief executive offices at 11500 Outlook St., Suite 400, Overland Park, KS 66211 (“New Penn”). YRC Enterprise, Holland, Reddaway, YRC Freight, and New Penn are each individually referred to as a “Lessee” and collectively as “Lessees.”

R E C I T A L S:

WHEREAS, Lessor and YRC Enterprise have or intend to enter into Master Lease Agreement dated as of August 25, 2017, including all riders, exhibits, amendments, supplements or other attachments now or hereafter executed in connection therewith (collectively, the “Master Agreement”). In connection with the Master Agreement, Lessor and Lessees have or intend to enter into one or more Schedules (the “Schedule” or “Schedules”) for the purpose of leasing equipment and other property listed thereon. Each Schedule shall incorporate the terms and conditions of the Master Agreement and shall constitute a separate and independent “Lease” for the equipment and other property listed thereon (collectively, the “Equipment”).

WHEREAS, Lessor is unwilling to enter into one or more Leases with Lessees without Guarantor’s unconditional guarantee of all of Lessees’ obligations under each Lease; and

WHEREAS, by Lessor’s execution of each Lease, Guarantor will receive reasonably equivalent value for this Guaranty; and

WHEREAS, in consideration of benefits to accrue to Guarantor by Lessor’s execution of each Lease, Guarantor is willing to induce Lessor to enter into one or more Leases and to enter into this Guaranty.

NOW, THEREFORE, in consideration of the foregoing and as an inducement to Lessor to enter into one or more Leases with Lessees, Guarantor hereby unconditionally guarantees Lessees’ performance of all of its obligations under each Lease and hereby represents, warrants and agrees as follows:

1. Guarantor hereby absolutely, unconditionally and irrevocably guarantees Lessees will fully

and promptly pay any payment of rent or other amount due under a Lease, including without limitation any payment resulting from Lessees' breach or non-performance thereof. Guarantor agrees that this is an irrevocable, continuing guaranty and that Guarantor shall perform its obligations hereunder notwithstanding any renewal, extension, modification, increase or discharge of any of Lessees' obligations under the Lease.

2. Guarantor represents and warrants to Lessor that all information concerning Guarantor furnished to Lessor is true and correct in all material respects.
3. This Guaranty shall apply to all Schedules executed in connection with the Master Agreement, including, without limitation, any and all future Schedules entered into after the making and execution of this Guaranty. Neither Lessor nor Lessee shall be required to notify Guarantor of any Lessee's execution of each such Schedule before, at the time of, or after it is executed and delivered.
4. Guarantor waives notice of acceptance hereof, presentment, demand, protest and notice of nonpayment or protest as to any Lease; any and all rights of subrogation, reimbursement, indemnity, exoneration, contribution or any other claim which the Guarantor may now or hereafter have against any Lessee or any other person directly or contingently liable for the obligations guaranteed hereunder; or against or with respect to any Lessee's property (including without limitation, any property that may collateralize its obligations to Lessor), arising from the existence or performance of this Guaranty; all exemptions, all demands and notices required by law, notice of dishonor and any other notice otherwise required with respect to any Lessee's failure to perform under any Lease; all setoffs and counterclaims; and any duty on Lessor's part (should such duty exist) to disclose to Guarantor any matter, fact or item related to the business operations or condition (financial or otherwise) of Lessees or their affiliates or property, whether now or hereafter known by Lessor. Guarantor also waives any defense or disability available to Lessees that might save or release them from liability including, without limitation, defect in or unenforceability of any Lease. No delay on the part of Lessor in exercising any rights under this Guaranty or failure to exercise the same shall operate as a waiver of such rights. No modification or waiver of the provisions of this Guaranty shall be effective unless in writing signed by Lessor, and no such waiver shall be applicable and effective except in the specific instance for which it is given.
5. In accordance with the provisions of the Master Agreement, without causing a release of Guarantor from its obligations hereunder, and without being required to notify Guarantor of any of the following modifications made, Lessor shall be authorized to:
 - a. renew, extend (including extensions beyond the original term of any Lease), modify, release, increase or discharge any obligations of any Lessee, its customers, or co-guarantors (whether hereunder or under a separate instrument) or of any other party at any time directly or contingently liable for the payment of Lessee's obligations under any Lease;
 - b. accept partial payments of any Lessee's obligations under any Lease;

- c. accept new or additional documents, instruments or agreements relating to or in substitution of any Lessee's obligations under any Lease;
 - d. settle, release (by operation of law or otherwise), compound, compromise, collect or liquidate any of any Lessee's obligations under any Lease, the Equipment and/or any security therefor in any manner;
 - e. consent to the transfer or return of the Equipment, and take and hold additional security or guaranties for any Lessee's obligations under any Lease;
 - f. amend, exchange, release or waive any security or guaranty (other than this Guaranty); or
 - g. bid and purchase at any sale of the Equipment or other security, and direct the order and manner of sale.
6. Guarantor hereby represents and warrants that this Guaranty has been duly authorized and approved by all necessary corporate action. Guarantor acknowledges that its obligations hereunder are separate and independent of Lessees' obligations under any Lease. Guarantor hereby waives any right to require Lessor to proceed first against any Lessee, against the Equipment or against any additional security under any Lease, or to pursue any other remedy available to it under the Lease or under applicable law.
7. If any payment applied to Lessee's obligations is thereafter set aside, recovered, rescinded or required to be returned for any reason (including on account of a preference in the bankruptcy of Lessee), the obligation to which such payment was applied shall for the purposes of this Guaranty be deemed to have continued in existence notwithstanding such application, and this Guaranty shall be enforceable as to such obligation as fully as if such application had never been made.
8. Guarantor agrees to pay all costs, expenses and legal fees paid or incurred by Lessor in connection with enforcing any obligation of any Lessee and this Guaranty.
9. Guarantor agrees that this Guaranty shall be governed by and construed in accordance with the laws of the State of New York and that jurisdiction for any dispute shall be in the New York federal courts. Guarantor agrees that it shall reimburse Lessor for all costs and expenses incurred by Lessor in connection with the enforcement of this Guaranty, including without limitation court costs and actual attorney's fees. THE PARTIES HERETO AGREE THAT IN THE EVENT OF AN ALLEGED BREACH OF THIS GUARANTY OR ANY DOCUMENTS RELATING THERETO BY EITHER PARTY, OR ANY CONTROVERSIES ARISE BETWEEN THE PARTIES RELATING TO THIS GUARANTY OR ANY DOCUMENTS RELATING THERETO, SUCH CONTROVERSIES SHALL BE TRIED BY A JUDGE ALONE BEFORE THE FEDERAL COURTS IN NEW YORK, NEW YORK. THE PARTIES, HAVING HAD THE OPPORTUNITY TO CONSULT WITH INDEPENDENT COUNSEL OF THEIR OWN CHOOSING, HEREBY KNOWINGLY AND VOLUNTARILY CONSENT TO NEW YORK JURISDICTION AS SET FORTH HEREIN AND WAIVE THEIR RIGHTS TO A TRIAL BY JURY IN ANY MATTER RELATING TO THIS GUARANTY OR ANY

DOCUMENTS RELATED THERETO.

10. Nothing shall discharge or satisfy Guarantor's obligations hereunder except the full payment, performance and observance of all of each Lessee's obligations under each Lease. In connection with the assignment of a Lease, Lessor may assign this Guaranty to a successor, assignee, financing lender and/or purchaser without notice to or the consent of Guarantor. This Guaranty shall be binding upon the Guarantor, its successors and assigns and shall inure to the benefit of Lessor, its successors and assigns, including any successor assignees.
11. In providing this Guaranty, the Guarantor has not relied on any explicit or implicit representations, warranties, covenants or agreements whether made orally or in writing.
12. The covenants, conditions, terms and provisions of this Guaranty may not be waived or modified orally and shall supersede all previous, representations, commitments or agreements between the parties. In the event that any provision of this Guaranty shall be held to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

GUARANTOR:

YELLOW CORPORATION

By: 

Name: Anthony P. Carreño

Title: Senior Vice President, Treasury

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